### SUSPEND THE RULES AND PASS THE BILL, H.R. 3873, WITH AN AMENDMENT

## (THE AMENDMENT STRIKES ALL AFTER THE ENACTING CLAUSE AND INSERTS A NEW TEXT)

108TH CONGRESS 2D SESSION

# H.R.3873

To amend the Richard B. Russell National School Lunch Act and the Child Nutrition Act of 1966 to provide children with access to food and nutrition assistance, to simplify program operations, to improve children's nutritional health, and to restore the integrity of child nutrition programs, and for other purposes.

#### IN THE HOUSE OF REPRESENTATIVES

March 2, 2004

Mr. Castle (for himself, Mr. Boehner, Mr. McKeon, Mr. Upton, Mr. Ehlers, Mr. Keller, Mr. Wilson of South Carolina, Mr. Porter, Mr. Carter, Mr. Case, Mr. Pearce, Mr. Simmons, Ms. Watson, Mr. Peterson of Minnesota, and Ms. Kilpatrick) introduced the following bill; which was referred to the Committee on Education and the Workforce

#### A BILL

To amend the Richard B. Russell National School Lunch Act and the Child Nutrition Act of 1966 to provide children with access to food and nutrition assistance, to simplify program operations, to improve children's nutritional health, and to restore the integrity of child nutrition programs, and for other purposes.



- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Child Nutrition Im-
- 5 provement and Integrity Act".
- 6 SEC. 2. TABLE OF CONTENTS.
- 7 The table of contents of this Act is as follows:
  - Sec. 1. Short title.
  - Sec. 2. Table of contents.

#### TITLE I—ENSURING ACCESS TO CHILD NUTRITION PROGRAMS

- Sec. 101. Exclusion of military housing allowances.
- Sec. 102. Homeless children and runaway youth eligibility.
- Sec. 103. Eligibility for severe need assistance.
- Sec. 104. Reauthorization of summer food programs.
- Sec. 105. Child and adult care food program.
- Sec. 106. Review of best practices in the breakfast program.
- Sec. 107. Area eligibility demonstration.
- Sec. 108. Seamless Summer administration.
- Sec. 109. Year round services for eligible entities.

#### TITLE II—IMPROVING PROGRAM QUALITY AND INTEGRITY

- Sec. 201. Eligibility and certification for free and reduced price lunches.
- Sec. 202. Duration of eligibility for free and reduced price lunches.
- Sec. 203. Certification by local educational agencies.
- Sec. 204. Compliance and accountability.
- Sec. 205. Technology Improvement.
- Sec. 206. Minimum State administrative expense grants.
- Sec. 207. District-wide eligibility for special assistance.
- Sec. 208. Administrative error reduction.

## TITLE III—PROMOTING NUTRITION QUALITY AND PREVENTING CHILDHOOD OBESITY

- Sec. 301. Local school wellness policy.
- Sec. 302. Supporting nutrition education, improving meal quality, and access to local foods.
- Sec. 303. Fruits and vegetable commodities.
- Sec. 304. Fluid milk.
- Sec. 305. Waiver of requirements for weighted averages for nutrient analysis.
- Sec. 306. Whole grains.
- Sec. 307. Fruit and vegetable pilot programs.

## TITLE IV—IMPROVING THE WOMEN, INFANTS, AND CHILDREN PROGRAM

Sec. 401. Definition of nutrition education.



- Sec. 402. Definition of supplemental foods.
- Sec. 403. Improving certification.
- Sec. 404. Reviews of available supplemental foods.
- Sec. 405. Notification of violations and infant formula benefits.
- Sec. 406. Healthy People 2010 initiative.
- Sec. 407. Competitive bidding.
- Sec. 408. Fruit and vegetable projects.
- Sec. 409. Price levels of retail stores.
- Sec. 410. Management information systems.
- Sec. 411. Infant formula fraud prevention.
- Sec. 412. State alliances.
- Sec. 413. Limits on expenditures.
- Sec. 414. Migrant and community health centers initiative.
- Sec. 415. Demonstration projects.
- Sec. 416. Authorization of appropriations.

### TITLE V—REAUTHORIZATION, MISCELLANEOUS PROVISIONS, AND EFFECTIVE DATE

- Sec. 501. Training, technical, and other assistance.
- Sec. 502. Notice of irradiated food.
- Sec. 503. Sense of Congress.
- Sec. 504. Reauthorization of programs.
- Sec. 505. Effective dates.

# 1 TITLE I—ENSURING ACCESS TO

### 2 CHILD NUTRITION PROGRAMS

- $^3$  SEC. 101. EXCLUSION OF MILITARY HOUSING ALLOW-
- 4 ANCES.
- 5 Section 9(b)(7) of the Richard B. Russell National
- 6 School Lunch Act (42 U.S.C. 1758(b)) is amended by
- 7 striking "For each of fiscal years 2002" and all that fol-
- 8 lows through "the amount" and inserting "The amount".
- 9 SEC. 102. HOMELESS CHILDREN, RUNAWAY YOUTH, AND MI-
- 10 GRATORY CHILD ELIGIBILITY.
- 11 (a) IN GENERAL.—Section 9(b)(6)(A) of the Richard
- 12 B. Russell National School Lunch Act (42 U.S.C.
- 13 1758(b)(6)(A)) is amended—
- 14 (1) in clause (ii), by striking "or";



1	(2) in clause (iii), by striking the period and in-
2	serting a semicolon; and
3	(3) by inserting after clause (iii) the following:
4	"(iv) a homeless child or youth (as defined in
5	section 725(2) of the McKinney-Vento Homeless As-
6	sistance Act (42 U.S.C. 11434a));
7	"(v) a youth served by programs under the
8	Runaway and Homeless Youth Act (42 U.S.C. 5701
9	et seq.); or
10	"(vi) a migratory child, as such term is defined
11	in section 1309(2) of the Elementary and Secondary
12	Education Act of 1965 (20 U.S.C. 6399(2)).".
13	(b) DOCUMENTATION.—Section 9(d)(2) of the Rich-
14	ard B. Russell National School Lunch Act (42 U.S.C.
15	1758(d)(2)) is amended—
16	(1) in subparagraph (B), by striking "or";
17	(2) in subparagraph (C), by striking the period
18	at the end and inserting a semicolon; and
19	(3) by inserting after subparagraph (C) the fol-
20	lowing:
21	"(D) documentation has been provided to the
22	appropriate local educational agency showing that
23	the child meets the criteria specified in clauses (iv)
24	or (v) of subsection (b)(6)(A); or



"(E) documentation has been provided to the
•
appropriate local educational agency showing the
child's status as a migratory child, as such term is
defined in section 1309(2) of the Elementary and
Secondary Education Act of 1965 (20 U.S.C
6399(2)).''.
SEC. 103. ELIGIBILITY FOR SEVERE NEED ASSISTANCE.
Section 4(d) of the Child Nutrition Act of 1966 (42
U.S.C. 1773(d)) is amended—
(1) by striking the heading and all that follows
through paragraph (1), and inserting:
"(d) Severe Need Assistance.—
"(1) In General.—Each State educational
agency shall provide additional assistance to schools
in severe need, which shall include only those schools
(having a breakfast program or desiring to initiate
a breakfast program) in which, during the most re-
cent second preceding school year for which lunches
were served, 40 percent or more of the lunches
served to students at the school were served free or
at a reduced price (or those new schools drawing the
majority of their attendance from schools receiving
severe need assistance)."; and
(2) in paragraph (2)—



1	(A) by striking "100 percent" and all that
2	follows through "food, or"; and
3	(B) by striking ", whichever is less".
4	SEC. 104. REAUTHORIZATION OF SUMMER FOOD PRO-
5	GRAMS.
6	(a) Summer Food Pilot Projects.—Section 18(f)
7	of the Richard B. Russell National School Lunch Act (42
8	U.S.C. 1769(f)) is amended—
9	(1) by redesignating paragraphs (2) through
10	(6) as paragraphs (3) through (7), respectively;
11	(2) by inserting after paragraph (1) the fol-
12	lowing:
13	"(2) Additional states eligible.—In addi-
14	tion to the States meeting the criteria set forth in
15	paragraph (1), the term 'eligible State' means a
16	State in which (based on data available in June
17	2003)—
18	"(A) the percentage obtained by dividing—
19	"(i) the sum of—
20	"(I) the average daily number of
21	children attending the summer food
22	service program in the State in July
23	2002; and
24	"(II) the average daily number of
25	children receiving free or reduced



1	price meals under the school lunch
2	program in the State in July 2002; by
3	"(ii) the average daily number of chil-
4	dren receiving free or reduced price meals
5	under the school lunch program in the
6	State during the 2001–2002 school year; is
7	less than 57 percent of
8	"(B) the percentage obtained by dividing—
9	"(i) the sum of—
10	"(I) the average daily number of
11	children attending the summer food
12	service program in all States in July
13	2002; and
14	"(II) the average daily number of
15	children receiving free or reduced
16	price meals under the school lunch
17	program in all States in July 2002; by
18	"(ii) the average daily number of chil-
19	dren receiving free or reduced price meals
20	under the school lunch program in all
21	States during the 2001–2002 school
22	year.";
23	(3) in paragraph (3) (as so redesignated), by
24	striking "March 31, 2004" and inserting "Sep-
25	tember 30, 2008";



1	(4) in paragraph (4) (as so redesignated), by
2	striking "(other than a service institution described
3	in section $13(a)(7)$ )" both places it appears; and
4	(5) in paragraph (7)(B)(i) (as redesignated by
5	this section), by striking "paragraph (5)" and in-
6	serting "paragraph (6)".
7	(b) Summer Food Service Program for Chil-
8	DREN.—Section 13(q) of the Richard B. Russell National
9	School Lunch Act (42 U.S.C. 1761(q)) is amended by
10	striking "March 31, 2004" and inserting "September 30,
11	2008".
12	SEC. 105. CHILD AND ADULT CARE FOOD PROGRAM.
13	(a) Eligibility of Private Child Care Cen-
13 14	(a) Eligibility of Private Child Care Centers.—Section 17 of the Richard B. Russell National
14	TERS.—Section 17 of the Richard B. Russell National
14 15	TERS.—Section 17 of the Richard B. Russell National School Lunch Act (42 U.S.C. 1766) is amended—
<ul><li>14</li><li>15</li><li>16</li></ul>	TERS.—Section 17 of the Richard B. Russell National School Lunch Act (42 U.S.C. 1766) is amended—  (1) in subsection (a)(2)(B)(i), by striking "dur-
<ul><li>14</li><li>15</li><li>16</li><li>17</li></ul>	TERS.—Section 17 of the Richard B. Russell National School Lunch Act (42 U.S.C. 1766) is amended—  (1) in subsection (a)(2)(B)(i), by striking "during the period" and all that follows through "March
14 15 16 17 18	TERS.—Section 17 of the Richard B. Russell National School Lunch Act (42 U.S.C. 1766) is amended—  (1) in subsection (a)(2)(B)(i), by striking "during the period" and all that follows through "March 31, 2004"; and
<ul><li>14</li><li>15</li><li>16</li><li>17</li><li>18</li><li>19</li></ul>	TERS.—Section 17 of the Richard B. Russell National School Lunch Act (42 U.S.C. 1766) is amended—  (1) in subsection (a)(2)(B)(i), by striking "during the period" and all that follows through "March 31, 2004"; and  (2) by striking subsection (p).
14 15 16 17 18 19 20	TERS.—Section 17 of the Richard B. Russell National School Lunch Act (42 U.S.C. 1766) is amended—  (1) in subsection (a)(2)(B)(i), by striking "during the period" and all that follows through "March 31, 2004"; and  (2) by striking subsection (p).  (b) DURATION OF DETERMINATION AS TIER 1 FAM-
14 15 16 17 18 19 20 21	TERS.—Section 17 of the Richard B. Russell National School Lunch Act (42 U.S.C. 1766) is amended—  (1) in subsection (a)(2)(B)(i), by striking "during the period" and all that follows through "March 31, 2004"; and  (2) by striking subsection (p).  (b) DURATION OF DETERMINATION AS TIER 1 FAMILY OR GROUP DAY CARE HOME.—Section



1	(c) Duration of Agreements.—Section 17(j) of
2	the Richard B. Russell National School Lunch Act (42
3	U.S.C. 1766(j)) is amended to read as follows:
4	"(j) Agreements.—
5	"(1) In General.—The Secretary may issue
6	regulations directing States to develop and provide
7	for the use of a standard form of agreement between
8	each family or group day care sponsoring organiza-
9	tion and the family or group day care homes partici-
10	pating in the program under such organization, for
11	the purpose of specifying the rights and responsibil-
12	ities of each party.
13	"(2) Duration.—An agreement under para-
14	graph (1) shall remain in effect until terminated by
15	either party to the agreement.".
16	(d) Management Improvement Initiative.—Sec-
17	tion 17(q)(3) of the Richard B. Russell National School
18	Lunch Act (42 U.S.C. 1766(q)(3)) is amended by striking
19	"1999 through 2003" and inserting "2005 and 2006".
20	(e) Audits.—Section 17(i) of the Richard B. Russell
21	National School Lunch Act (42 U.S.C. 1766(i)) is amend-
22	ed to read as follows:
23	"(i) Audits.—
24	"(1) Funds for Audits.—The Secretary shall
25	make available for each fiscal year to a State admin-



1	istering the child and adult care food program, for
2	the purpose of conducting audits of participating in-
3	stitutions, an amount up to 1.5 percent (except in
4	the case of fiscal years 2005 through 2007, 1 per-
5	cent) of the funds used by the State in the program
6	under this section during the second preceding fiscal
7	year.
8	"(2) Audit procedures.—
9	"(A) In general.—Subject to subpara-
10	graph (B), in conducting management evalua-
11	tions, reviews, or audits of the program under
12	this subsection, the Secretary or a State agency
13	may disregard any overpayment to an institu-
14	tion if the total overpayment for any fiscal year
15	does not exceed an amount, consistent with the
16	disregards allowed in other programs under this
17	Act, which recognizes the cost of collecting
18	small claims.
19	"(B) Criminal or fraud violations.—
20	In carrying out this subsection, the Secretary
21	and a State agency shall not disregard any
22	overpayment for which there is evidence of a

violation of a criminal law or civil fraud law.".



1	(f) Emergency Shelters.—Section 17(t)(5)(A)(i)
2	of the Richard B. Russell National School Lunch Act (42
3	U.S.C. 1766(t)(5)(A)(i) is amended—
4	(1) in subclause (I)—
5	(A) by striking "12" and inserting "18";
6	and
7	(B) by inserting "or" after the semicolon;
8	and
9	(2) by striking subclause (II) and redesignating
10	subclause (III) as subclause (II).
11	(g) Paperwork Reduction.—The Secretary of Ag-
12	riculture, in conjunction with States and participating in-
13	stitutions, shall examine the feasibility of reducing paper
14	work resulting from regulations and record-keeping re-
15	quirements for State agencies, family child care homes,
16	child care centers, and sponsoring organizations partici-
17	pating in the child and adult care food program estab-
18	lished under section 17 of the Richard B. Russell National
19	School Lunch Act (42 U.S.C. 1766).
20	SEC. 106. REVIEW OF BEST PRACTICES IN THE BREAKFAST
21	PROGRAM.
22	(a) Review.—Subject to the availability of funds, the
23	Secretary of Agriculture shall enter into an agreement
24	with a research organization to collect and disseminate a
25	review of best practices to assist schools in addressing ex-



- 1 isting impediments at the State and local level that hinder
- 2 the growth of the school breakfast program under section
- 3 4 of the Child Nutrition Act of 1966 (42 U.S.C. 1773).
- 4 The review shall describe model breakfast programs and
- 5 offer recommendations for schools to overcome obstacles,
- 6 such as:
- 7 (1) the length of the school day;
- 8 (2) bus schedules; and
- 9 (3) potential increases in costs at the State and
- local level.
- 11 (b) DISSEMINATION.—Not later than 12 months
- 12 after the date of enactment of this Act, the Secretary shall
- 13 make the review required under subsection (a) available
- 14 to local educational agencies via the Internet, including
- 15 recommendations to improve participation in the school
- 16 breakfast program. Not later than 12 months after the
- 17 date of enactment of this Act, the review shall also be
- 18 transmitted to the Committee on Education of the House
- 19 of Representatives and the Committee on Agriculture of
- 20 the Senate.
- 21 SEC. 107. AREA ELIGIBILITY DEMONSTRATION.
- 22 Section 13 of the Richard B. Russell National School
- 23 Lunch Act (42 U.S.C. 1761) is amended by adding at the
- 24 end the following:



- 1 "(r) Demonstration.—For fiscal years 2004
- 2 through 2008, in rural areas of the State of Pennsylvania,
- 3 the threshold for determining 'areas in which poor eco-
- 4 nomic conditions exist' under subsection (a)(1)(C) for the
- 5 program authorized by this section shall be 40 percent of
- 6 children enrolled are eligible for free or reduced price
- 7 school meals and the State agency shall report to the Sec-
- 8 retary on the effect of the demonstration on program par-
- 9 ticipation in rural areas.".

#### 10 SEC. 108. SEAMLESS SUMMER ADMINISTRATION.

- 11 (a) SEAMLESS SUMMER WAIVER.—Section 13(a) of
- 12 the Richard B. Russell National School Lunch Act (42
- 13 U.S.C. 1761(a)) is amended by inserting after paragraph
- 14 (7) the following:
- 15 "(8) Service institutions that are public or pri-
- vate nonprofit school food authorities may admin-
- ister summer or school vacation food service under
- the provisions of the school lunch program estab-
- lished under this Act and the school breakfast pro-
- gram established under the Child Nutrition Act of
- 21 1966 (42 U.S.C. 1771 et seq.), except as determined
- by the Secretary.".
- 23 (b) Payments.—Section 13(b)(1) of the Richard B.
- 24 Russell National School Lunch Act (42 U.S.C.



1	1761(b)(1)) is amended by inserting after subparagraph
2	(C) the following:
3	"(D) Service institutions described in para-
4	graph (a)(8) of this section shall be reimbursed
5	for meals and meal supplements in accordance
6	with the applicable provisions under this Act
7	(other than subparagraphs (A), (B), and (C) of
8	this paragraph) and the Child Nutrition Act of
9	1966 (42 U.S.C. 1771 et seq.), as determined
10	by the Secretary.".
11	SEC. 109. YEAR ROUND SERVICES FOR ELIGIBLE ENTITIES
12	Section 18 of the Richard B. Russell National School
13	Lunch Act is amended by adding at the end the following
14	"(h) Year Round Services for Eligible Enti-
15	TIES.—
16	"(1) In general.—A service institution (as de-
17	fined in section 13(a)(6) or 13(a)(7) of this Act) lo-
18	cated in California may be reimbursed for up to 3
19	meals and 2 supplements for any day for which serve
20	ices are being offered at such institution. Such serv-
21	ice institution shall be reimbursed for costs con-
22	sistent with section 13(b)(1) of this Act.
23	"(2) Exemptions.—A service institution that
24	receives assistance under this subsection shall com-



1	ply with all provisions of section 13 of this Act other
2	than subsections $13(b)(2)$ and $13(c)(1)$ .
3	"(3) Funding.—The Secretary shall provide to
4	the State of California an amount not to exceed
5	1,000,000 for fiscal years 2004 through 2008, for
6	the additional reimbursement costs for meals and
7	supplements authorized by this subsection.".
8	TITLE II—IMPROVING PROGRAM
9	<b>QUALITY AND INTEGRITY</b>
10	SEC. 201. ELIGIBILITY AND CERTIFICATION FOR FREE AND
11	REDUCED PRICE LUNCHES.
12	(a) In General.—Section 9(b) of the Richard B.
13	Russell National School Lunch Act (42 U.S.C. 1758) is
14	amended by striking $"(b)(1)(A)$ Not later" and all that
15	follows through paragraph (2) and inserting the following:
16	"(b) Eligibility for Free and Reduced Price
17	Lunches.—
18	"(1) Income guidelines.—
19	"(A) IN GENERAL.—Not later than June 1
20	of each fiscal year, the Secretary shall prescribe
21	income guidelines for determining eligibility for
22	free and reduced price lunches during the 12-
23	month period beginning July 1 of such fiscal
24	year and ending June 30 of the following fiscal
25	year. The income guidelines for determining eli-



1	gibility for free lunches shall be 130 percent of
2	the applicable family size income levels con-
3	tained in the nonfarm income poverty guidelines
4	issued by the Secretary of Health and Human
5	Services, as adjusted annually in accordance
6	with subparagraph (B). The income guidelines
7	for determining eligibility for reduced price
8	lunches for any school year shall be 185 percent
9	of the applicable family size income levels con-
10	tained in the nonfarm income poverty guidelines
11	issued by the Secretary of Health and Human
12	Services, as adjusted annually in accordance
13	with subparagraph (B). Such guidelines shall be
14	revised at annual intervals, or at any shorter in-
15	terval deemed feasible and desirable.
16	"(B) FORMULA FOR REVISION.—The revi-
17	sion required by subparagraph (A) of this para-
18	graph shall be made by multiplying—
19	"(i) the official poverty line (as de-
20	fined by the Secretary of Health and
21	Human Services); by
22	"(ii) the percentage change in the
23	Consumer Price Index during the annual
24	or other interval immediately preceding the

time at which the adjustment is made.



1	Revisions under this subparagraph shall be
2	made not more than 30 days after the date on
3	which the Consumer Price Index data required
4	to compute the adjustment becomes available.
5	"(2) Certification of eligibility.—
6	"(A) Announcement by state edu-
7	CATIONAL AGENCY.—Following the determina-
8	tion by the Secretary under paragraph (1) of
9	this subsection of the income eligibility guide-
10	lines for each school year, each State edu-
11	cational agency shall announce the income eligi-
12	bility guidelines, by family size, to be used by
13	schools in the State in making determinations
14	of eligibility for free and reduced price lunches.
15	Local educational agencies shall, each year,
16	publicly announce the income eligibility guide-
17	lines for free and reduced price lunches on or
18	before the opening of school.
19	"(B) Applications.—
20	"(i) In general.—Applications for
21	free and reduced price lunches, in such
22	form as the Secretary may prescribe or ap-
23	prove, and any descriptive material, in an
24	understandable and uniform format, and

to the extent practicable, in a language



1	that parents can understand, shall be dis-
2	tributed at least annually to the parents or
3	guardians of children in attendance at the
4	school.
5	"(ii) Income Levels.—Applications
6	and descriptive material shall contain only
7	the family size income eligibility guidelines
8	for reduced price meal eligibility, with the
9	explanation that households with incomes
10	less than or equal to these values would be
11	eligible for free or reduced price lunches.
12	Such applications and descriptive material
13	may not contain the income eligibility
14	guidelines for free lunches.
15	"(iii) Notification.—Descriptive
16	materials shall contain a notification that
17	participants in the Special Supplemental
18	Nutrition Program for Women, Infants,
19	and Children authorized under Section 17
20	of the Child Nutrition Act of 1966 (42
21	U.S.C. 1771 et seq.), the food stamp pro-
22	gram established under the Food Stamp
23	Act of 1977 (7 U.S.C. 2011 et seq.), the
24	Food Distribution Program on Indian Res-

ervations (FDPIR) authorized under sec-



1	tion 4(b) of the Food Stamp Act of 1977
2	(7 U.S.C. 2013(b)), or a State program
3	funded under part A of title IV of the So-
4	cial Security Act (if the Secretary deter-
5	mines the State program complies with
6	standards established by the Secretary that
7	ensure that the standards under the State
8	program are comparable to or more re-
9	strictive than those in effect on June 1,
10	1995) may be eligible for free or reduced
11	price lunches. Such descriptive materials
12	shall also contain a notice to parents that
13	documentation may be requested for ver-
14	ification.
15	"(iv) Electronic availability.—In
16	addition to the distribution of such appli-
17	cations and descriptive material in paper
18	form as provided for in this paragraph,
19	such applications and material may be
20	made available electronically via the Inter-
21	net.
22	"(C) ELIGIBILITY.—
23	"(i) Household applications.—
24	"(I) In general.—If an eligi-
25	bility determination for a child is not



1 n	nade under clause (ii) or (iii), an eli-
2 g	ribility determination shall be made
3 0	on the basis of a complete household
4 a	application executed by an adult mem-
5 b	er of the household, or in accordance
6 w	with other guidance issued by the Sec-
7 r	etary.
8	"(II) Additional bases.—Eligi-
9 b	cility may be determined by the local
10 e	ducational agency on the basis of a
11 e	omplete application executed by an
12 a	dult member of the household, or in
13 a	accordance with other guidance issued
14 b	y the Secretary, including an elec-
15 tı	ronic signature when the application
16 is	s submitted electronically, and if the
17 a	application filing system meets con-
18 fi	identiality standards established by
19 tl	he Secretary.
20	"(III) CHILDREN IN HOUSE-
21 H	HOLD.—
22	"(aa) In GENERAL.—The
23	application shall identify the
24	names of each child in the house-
25	hold for whom meal benefits are



1	requested, as well as the total
2	number of members of the house-
3	hold.
4	"(bb) Separate applica-
5	TIONS.—A State educational
6	agency or local educational agen-
7	cy may not request a separate
8	application for each child in the
9	household, if the children in the
10	household attend schools in the
11	same local educational agency.
12	"(IV) VERIFICATION.—The Sec-
13	retary, State, or local educational
14	agency may verify any data contained
15	in such application. In accordance
16	with guidance issued by the Secretary,
17	each local educational agency shall
18	verify a sample of approved free and
19	reduced price applications and shall
20	make appropriate changes in the eligi-
21	bility determination with respect to
22	such applications on the basis of such
23	verification. The sample selected for
24	verification shall be as follows:



1	"(aa) For local educational
2	agencies unable to obtain ver-
3	ification information for no more
4	than 25 percent of all applica-
5	tions selected for verification in
6	the prior year, or local edu-
7	cational agencies receiving more
8	than 20,000 applications and
9	that in the prior year had a ver-
10	ification non-response rate that
11	was 10 percent below the ver-
12	ification non-response rate of the
13	second prior year, the sample se-
14	lected shall be either—
15	"(AA) the lesser of
16	3,000 or 3 percent of ap-
17	proved applications selected
18	at random by the local edu-
19	cational agencies from all
20	approved applications; or
21	"(BB) the lesser of
22	1,000 or 1 percent of all ap-
23	proved applications selected
24	from applications that indi-

cate monthly income that is



within \$100, or annual in-	1
come that is within \$1,200,	2
of the income eligibility lim-	3
its for free or reduced price	4
meals, plus the lesser of 500	5
or $\frac{1}{2}$ of 1 percent of ap-	6
proved applications that pro-	7
vided a case number in lieu	8
of income information show-	9
ing participation in the food	10
stamp program, the Tem-	11
porary Assistance for Needy	12
Families program, or the	13
Food Distribution Program	14
on Indian Reservations	15
(FDPIR) selected from	16
those approved applications	17
that provided a case number	18
in lieu of income information	19
verifying such participation.	20
If, for any local educational	21
agency, the total number of	22
applications that indicate	23
monthly income that is with-	24
in \$100, or annual income	25



1 that is within \$1,200, of the
2 income eligibility limits for
free or reduced price meals
4 is less than 1,500 or 1 and
5 ½ percent of all approved
6 applications, the local edu-
7 cational agency shall select
8 additional applications at
9 random from all approved
applications in order to ob-
tain a total sample for ver-
ification of 1,500 or 1 and
1/2 percent of all approved
14 applications.
15 "(bb) For all other local
educational agencies, the sample
selected shall be the lesser of
18 3,000 or 3 percent of all ap-
19 proved applications selected from
applications that indicate month-
21 ly income that is within \$100, or
22 annual income that is within
\$1,200, of the income eligibility
limits for free or reduced price
meals. If, for any local edu-



	<b>-</b> v
1	cational agency, the total number
2	of such applications is less than
3	3,000 or 3 percent of all ap-
4	proved applications, the local
5	educational agency shall select
6	additional applications at random
7	from all approved applications in
8	order to obtain a total sample for
9	verification of 3,000 or 3 percent
10	of all approved applications.
11	"(V) Substitutions.—
12	"(aa) In General.—In ac-
13	cordance with the regulations
14	prescribed by the Secretary, the
15	local educational agency may,
16	upon individual review, decline to
17	verify any application selected
18	under subclause (IV) and replace
19	it with another application to be
20	verified. Such agency may decline
21	to verify no more than 2 percent
22	of the applications selected for
23	verification under this subclause.
24	"(bb) Substitute criteria

IN CASES OF EMERGENCIES.—



1	The Secretary may substitute al-
2	ternative criteria for the sample
3	size and sample selection criteria
4	in subclause (IV) to address a
5	natural disaster, civil disorder,
6	strike, or other local condition.
7	"(VI) DIRECT VERIFICATION.—
8	"(aa) In General.—In ac-
9	cordance with regulations pro-
10	mulgated by the Secretary, in
11	verifying the sample selected in
12	accordance with subclause (IV),
13	the local educational agency may
14	first obtain from certain public
15	agencies administering the pro-
16	grams identified in item (bb) of
17	this subclause, and similar in-
18	come-tested programs, informa-
19	tion to verify eligibility for free or
20	reduced price meals.
21	"(bb) Public Agency
22	RECORDS.—Public agency
23	records that may be used to ver-
24	ify eligibility for free meals shall

include income information relied



1	upon within 12 months prior to
2	verification under subclause (IV)
3	in the administration of the fol-
4	lowing programs: the food stamp
5	program established under the
6	Food Stamp Act of 1977 (7
7	U.S.C. 2011 et seq.); the State
8	program funded under part A of
9	title IV of the Social Security
10	Act; the Food Distribution Pro-
11	gram on Indian Reservations
12	(FDPIR) authorized under sec-
13	tion 4(b) of the Food Stamp Act
14	of 1977 (7 U.S.C. 2013(b)); and
15	the State Medicaid program
16	under title XIX of the Social Se-
17	curity Act (42 U.S.C. 1396 et
18	seq.) in a State in which the in-
19	come eligibility limit described in
20	section $1902(l)(2)(C)$ of the So-
21	cial Security Act is no higher
22	than 133 percent of the income
23	official poverty line as specified
24	in section $1902(l)(2)(A)$ of such

Act, in the case of eligibility for



1	free meals, and 185 percent of
2	the income official poverty line as
3	specified in such section in the
4	case of reduced price meals.
5	"(VII) Plain, understandable
6	LANGUAGE.—Any and all communica-
7	tions to parents regarding verification
8	under subclause (IV) shall be in an
9	understandable and uniform format,
10	and, to the extent practicable, in a
11	language that parents can under-
12	stand.
13	"(ii) Direct certification for
14	CHILDREN IN FOOD STAMP HOUSE-
15	HOLDS.—
16	"(I) IN GENERAL.—Each State
17	agency shall, to the extent practicable,
18	enter into an agreement with the
19	State agency conducting eligibility de-
20	terminations for the food stamp pro-
21	gram established under the Food
22	Stamp Act of 1977 (7 U.S.C. 2011 et
23	seq.).
24	"(II) Procedures.—Subject to
25	clause (iv), the agreement shall estab-



1	lish procedures under which	a child
2	who is a member of a househ	old re-
3	ceiving assistance under the p	rogram
4	referred to in subclause (I) s	hall be
5	certified as eligible for free	meals
6	under this Act, without further	appli-
7	eation.	
8	"(III) DIRECT CERTIFICAT	MON.—
9	Subject to clause (iv), und	er the
10	agreement, the local educationa	l agen-
11	cy conducting eligibility dete	ermina-
12	tions for a school meal progra	m con-
13	ducted under this Act shall ce	ertify a
14	child who is a member of a hor	usehold
15	receiving assistance under the	e pro-
16	gram referred to in subclause	(I) as
17	eligible for free meals under the	his Act
18	without further application.	
19	"(IV) NOTICE.—The appr	opriate
20	local educational agency shall	provide
21	annually to the parents or gua	ardians
22	of all students who are membe	ers of a
23	household receiving assistance	under
24	the program referred to in su	bclause

(I), notification, in an understandable



2	tent practicable, in a language that
3	parents can understand, that any
4	school-aged child in that household is
5	eligible for free lunches or breakfasts.
6	"(iii) Direct certification of
7	CHILDREN IN OTHER HOUSEHOLDS.—Sub-
8	ject to clause (iv), any local educational
9	agency may certify any child as eligible for
10	free lunches or breakfasts, without further
11	application, by directly communicating
12	with the appropriate State or local agency
13	to obtain documentation of such child's
14	status as a migratory child, as such term
15	is defined in section 1309(2) of the Ele-
16	mentary and Secondary Education Act of
17	1965 (20 U.S.C. 6399(2)), or a member of
18	a family that is receiving assistance under
19	a State program funded under part A of
20	title IV of the Social Security Act if the
21	Secretary determines the State program
22	complies with standards established by the
23	Secretary that ensure that the standards

under the State program are comparable



1	to or more restrictive than those in effect
2	on June 1, 1995.
3	"(iv) Disclosure of Informa-
4	TION.—The use or disclosure of any infor-
5	mation obtained from an application for
6	free or reduced price meals, or from a
7	State or local agency referred to in clauses
8	(ii) and (iii), shall be limited to—
9	"(I) a person directly connected
10	with the administration or enforce-
11	ment of this Act or the Child Nutri-
12	tion Act of 1966 (42 U.S.C. 1771 et
13	seq.), or a regulation issued pursuant
14	to either Act;
15	"(II) a person directly connected
16	with the administration or enforce-
17	ment of—
18	"(aa) a Federal education
19	program;
20	"(bb) a State health or edu-
21	cation program administered by
22	the State or local educational
23	agency (other than a program
24	carried out under title XIX of



1	the Social Security Act (42
2	U.S.C. 1396 et seq.); or
3	"(cc) a Federal, State, or
4	local means-tested nutrition pro-
5	gram with eligibility standards
6	comparable to the program under
7	this section;
8	"(III)(aa) the Comptroller Gen-
9	eral of the United States for audit
10	and examination authorized by any
11	other provision of law; and
12	"(bb) notwithstanding any other
13	provision of law, a Federal, State, or
14	local law enforcement official for the
15	purpose of investigating an alleged
16	violation of any program requirements
17	under paragraph (1) or this para-
18	graph; and
19	"(IV) a person directly connected
20	with the administration of the State
21	Medicaid program under title XIX of
22	the Social Security Act (42 U.S.C.
23	1396 et seq.) or the State children's
24	health insurance program under title
25	XXI of that Act (42 U.S.C. 1397aa et



1	seq.) solely for the purpose of identi-
2	fying children eligible for benefits
3	under, and enrolling children in, such
4	programs, except that this subclause
5	shall apply only to the extent that the
6	State and the local educational agency
7	so elect.
8	"(v) Limitation.—Information pro-
9	vided under clause (iv)(II) shall be limited
10	to the income eligibility status of the child
11	for whom application for free or reduced
12	price meal benefits was made or for whom
13	eligibility information was provided under
14	clause (ii) or (iii), unless the consent of the
15	parent or guardian of the child for whom
16	application for benefits was made is ob-
17	tained.
18	"(vi) Penalty for unauthorized
19	DISCLOSURE.—A person described in
20	clause (iv) who publishes, divulges, dis-
21	closes, or makes known in any manner, or
22	to any extent not authorized by Federal
23	law (including a regulation), any informa-

tion obtained under this subsection shall be



1	fined not more than \$1,000 or imprisoned
2	not more than 1 year, or both.
3	"(vii) Requirements for waiver
4	OF CONFIDENTIALITY.—A State that elects
5	to exercise the option described in clause
6	(iv)(IV) shall ensure that any local edu-
7	cational agency acting in accordance with
8	that option—
9	"(I) has a written agreement
10	with the State or local agency or
11	agencies administering health insur-
12	ance programs for children under ti-
13	tles XIX and XXI of the Social Secu-
14	rity Act (42 U.S.C. 1396 et seq. and
15	1397aa et seq.) that requires the
16	health agencies to use the information
17	obtained under clause (iv) to seek to
18	enroll children in those health insur-
19	ance programs; and
20	"(II)(aa) notifies each household,
21	the information of which shall be dis-
22	closed under clause (iv), that the in-
23	formation disclosed will be used only
24	to enroll children in health programs

referred to in clause (iv)(IV); and



1	"(bb) provides each parent or
2	guardian of a child in the household
3	with an opportunity to elect not to
4	have the information disclosed.
5	"(viii) Use of disclosed informa-
6	TION.—A person to which information is
7	disclosed under clause (iv)(IV) shall use or
8	disclose the information only as necessary
9	for the purpose of enrolling children in
10	health programs referred to in clause
11	(iv)(IV).
12	"(D) Free and reduced price policy
13	STATEMENT.—After the initial submission, a
14	local educational agency shall not be required to
15	submit a free and reduced price policy state-
16	ment to a State educational agency under this
17	Act unless there is a substantive change in the
18	free and reduced price policy of the local edu-
19	cational agency. A routine change in the policy
20	of a local educational agency, such as an annual
21	adjustment of the income eligibility guidelines
22	for free and reduced price meals, shall not be
23	sufficient cause for requiring the local edu-

cational agency to submit a policy statement.".



1	(b) Conforming Amendment.—Section 9(b)(6)(B)
2	of the Richard B. Russell National School Lunch Act (42
3	U.S.C. 1758(b)(6)(B) is amended by inserting ", or docu-
4	mentation showing the child's status as a migratory child,
5	as such term is defined in section 1309(2) of the Elemen-
6	tary and Secondary Education Act of 1965 (20 U.S.C.
7	6399(2))" after "subparagraph (A)(iii)".
8	SEC. 202. DURATION OF ELIGIBILITY FOR FREE AND RE-
9	DUCED PRICE LUNCHES.
10	Section 9(b)(3) of the Richard B. Russell National
11	School Lunch Act (42 U.S.C. 1758(b)(3)) is amended to
12	read as follows:
13	"(3) Eligibility for free and reduced
14	PRICE LUNCHES.—
15	"(A) Free lunches.—Any child who is a
16	member of a household whose income, at the
17	time the application is submitted, is at an an-
18	nual rate which does not exceed the applicable
19	family size income level of the income eligibility
20	guidelines for free lunches, as determined under
21	paragraph (1), shall be served a free lunch.
22	"(B) Reduced Price Lunches.—
23	"(i) IN GENERAL.—Any child who is a
24	member of a household whose income, at
25	the time the application is submitted, is at



1	an annual rate greater than the applicable
2	family size income level of the income eligi-
3	bility guidelines for free lunches, as deter-
4	mined under paragraph (1), but less than
5	or equal to the applicable family size in-
6	come level of the income eligibility guide-
7	lines for reduced price lunches, as deter-
8	mined under paragraph (1), shall be served
9	a reduced price lunch.
10	"(ii) Maximum price.—The price
11	charged for a reduced price lunch shall not
12	exceed 40 cents.
13	"(C) Duration.—Except as otherwise
14	specified in section 11(a) or section
15	9(b)(2)(C)(i)(IV), eligibility for free or reduced
16	price meals for any school year shall remain in
17	effect—
18	"(i) beginning on the date of eligi-
19	bility approval for the current school year;
20	and
21	"(ii) ending on the date of the begin-
22	ning of school in the subsequent school
23	year or as otherwise specified by the Sec-
24	retary.".



1	SEC. 203. CERTIFICATION BY LOCAL EDUCATIONAL AGEN-
2	CIES.
3	(a) CERTIFICATION BY LOCAL EDUCATIONAL AGEN-
4	CY.—Section 9 of the Richard B. Russell National School
5	Lunch Act (42 U.S.C. 1758) is further amended—
6	(1) in subsection (b)(5), by striking "Local
7	school authorities" and inserting "Local educational
8	agencies"; and
9	(2) in subsection $(d)(2)$ —
10	(A) by striking "local school food author-
11	ity" each place it appears and inserting "local
12	educational agency"; and
13	(B) in subparagraph (A), by striking "such
14	authority" and inserting "the local educational
15	agency".
16	(b) Definition of Local Educational Agen-
17	cy.—Section 12(d) of the Richard B. Russell National
18	School Lunch Act (42 U.S.C. 1760(d)) is amended—
19	(1) by redesignating paragraphs (3) through
20	(8) as paragraphs (4) through (9), respectively; and
21	(2) by inserting after paragraph (2) the fol-
22	lowing:
23	"(3) Local educational agency.—
24	"(A) IN GENERAL.—The term 'local edu-
25	cational agency' has the meaning given the
26	term in section 9101 of the Elementary and



1	Secondary Education Act of 1965 (20 U.S.C
2	7801).
3	"(B) Inclusion.—The term 'local edu-
4	cational agency' includes, in the case of a pri-
5	vate nonprofit school food authority, an appro-
6	priate entity determined by the Secretary.".
7	(c) School Breakfast Program.—Section
8	4(b)(1)(E)) of the Child Nutrition Act of 1966 (42 U.S.C
9	1773(b)(1)(E)) is amended by striking "school food au-
10	thority" each place it appears and inserting "local edu-
11	cational agency".
12	SEC. 204. COMPLIANCE AND ACCOUNTABILITY.
13	Section 22 of the Richard B. Russell National School
14	Lunch Act (42 U.S.C. 1769c) is amended by inserting
15	"and local educational agencies" after "food service au-
16	thorities" each place it appears.
17	SEC. 205. TECHNOLOGY IMPROVEMENT.
18	(a) Priority for Reallocated Funds.—Section
19	7(a)(5)(B)(ii) of the Child Nutrition Act of 1966 (42
20	U.S.C. 1776(a)(5)(B)(ii)) is amended by inserting the fol-
21	lowing new sentence at the end: "The Secretary shall give
22	special consideration to States that will use the funds for
23	improvements in technology and information management



24 systems described in subsection (e)(2).".

1	(b) Conforming Amendment.—Section 7(b) of the
2	Child Nutrition Act of 1966 (42 U.S.C. 1776(b)) is
3	amended by striking "and for staff development" and in-
4	serting "for staff development; and technology and infor-
5	mation management systems".
6	SEC. 206. MINIMUM STATE ADMINISTRATIVE EXPENSE
7	GRANTS.
8	Section 7(a) of the Child Nutrition Act (42 U.S.C.
9	1776(a)(1)) is further amended—
10	(1) by striking the heading and all that follows
11	through paragraph (1), and inserting the following:
12	"SEC. 7. STATE ADMINISTRATIVE EXPENSES.
13	"(a) Amount and Allocation of Funds.—
14	"(1) Amount available.—
15	"(A) In general.—Except as provided in
16	subparagraph (B), each fiscal year the Sec-
17	retary shall make available to the States for
18	their Administrative costs an amount equal to
19	not less than $1\frac{1}{2}$ percent of the Federal funds
20	expended under sections 4, 11, 17, and 17A of
21	the Richard B. Russell National School Lunch
22	Act $(42 \text{ U.S.C. } 1753, 1759a)$ $1766, \text{ and }$
23	1766a)) and sections 3 and 4 of this Act during
24	the second preceding fiscal year.



1	"(B) MINIMUM AMOUNT.—In the case of
2	each of fiscal years 2005 through 2007, the
3	Secretary shall make available to each State for
4	their administrative costs not less than the ini-
5	tial allocation made to the State under this sub-
6	section for fiscal year 2004.
7	"(C) ALLOCATION.—The Secretary shall
8	allocate the funds so provided in accordance
9	with paragraphs (2), (3), and (4) of this sub-
10	section.
11	"(D) Authorization of Appropria-
12	TIONS.—There is authorized to be appropriated
13	such sums as may be necessary to carry out the
14	purposes of this section."; and
15	(2) in paragraph (2), by striking "\$100,000"
16	and inserting "\$200,000".
17	SEC. 207. DISTRICT-WIDE ELIGIBILITY FOR SPECIAL AS-
18	SISTANCE.
19	Section 11(a)(1) of the Richard B. Russell National
20	School Lunch Act (42 U.S.C. 1759a(a)(1)) is amended—
21	(1) in subparagraph (C)—
22	(A) in clause (i)—
23	(i) by inserting "or school district"
24	after "in the case of any school";



1	(ii) by inserting "or school district"
2	after "in the school" both times it appears;
3	(iii) by inserting "or school district"
4	after "in the case of a school"; and
5	(iv) by inserting "or school district"
6	after "with respect to the school";
7	(B) in clause (ii)—
8	(i) by inserting "or school district"
9	after "served by a school"; and
10	(ii) by inserting "or school district"
11	after "served by the school"; and
12	(C) in clause (iii) by inserting "or school
13	district" after "a school";
14	(2) in subparagraph (D)—
15	(A) in clause (i)—
16	(i) by inserting "or school district"
17	after "any school"; and
18	(ii) by inserting "or school district"
19	after "the school";
20	(B) in clause (ii)—
21	(i) by inserting "or school district"
22	after "A school"; and
23	(ii) by inserting "or school district"
24	after "the school";
25	(C) in clause (iii)—



1	(i) by inserting "or school district"
2	after "a school"; and
3	(ii) by inserting "or school district"
4	after "the school"; and
5	(D) in clause (iv) by inserting "or school
6	district" after "levels, a school"; and
7	(3) in subparagraph (E)—
8	(A) in clause (i)—
9	(i) by inserting "or school district"
10	after "In the case of any school";
11	(ii) by inserting "or school district"
12	after "in the school" both times it appears;
13	(iii) by inserting "or school district"
14	after "in the case of a school";
15	(iv) by inserting "or school district"
16	after "with respect to the school";
17	(v) by inserting "or school district"
18	after "received by the school"; and
19	(vi) by inserting "or school district"
20	after "for which the school"; and
21	(B) in clause (ii)—
22	(i) by inserting "or school district"
23	after "A school";



1	(ii) by inserting "or school district"
2	after "for which the school" both times it
3	appears; and
4	(iii) by inserting "or school district"
5	after "population of the school" both times
6	it appears.
7	SEC. 208. ADMINISTRATIVE ERROR REDUCTION.
8	(a) Federal Support for Training and Tech-
9	NICAL ASSISTANCE.—Section 21 of the Richard B. Russell
10	National School Lunch Act (42 U.S.C. 1769b-1) is
11	amended—
12	(1) by redesignating subsection (e) as sub-
13	section (g); and
14	(2) by inserting after subsection (d) the fol-
15	lowing:
16	"(e) Administrative Training and Technical
17	Assistance Materials.—In collaboration with State
18	educational agencies, school food authorities, and local
19	educational agencies of varying sizes, the Secretary shall
20	develop and distribute training and technical assistance
21	materials relating to the administration of school meal
22	programs that are—
23	"(1) prepared by the Secretary (based on re-
24	search or other sources), a State educational agency,



1	a school food authority, or a local educational agen-
2	cy; and
3	"(2) representative of the best management and
4	administrative practices of State agencies, school
5	food authorities, and local educational agencies as
6	determined by the Secretary.
7	"(f) Federal Administrative Support.—
8	"(1) Funding.—
9	"(A) In general.—Out of any funds in
10	the Treasury not otherwise appropriated, the
11	Secretary of the Treasury shall transfer to the
12	Secretary of Agriculture to carry out this
13	subsection—
14	"(i) on October 1, 2004 and October
15	1, 2005, \$3,000,000; and
16	"(ii) on October 1, 2006, and October
17	1, 2007, \$2,000,000.
18	"(B) RECEIPT AND ACCEPTANCE.—The
19	Secretary shall be entitled to receive, shall ac-
20	cept, and shall use to carry out this subsection
21	the funds transferred under subparagraph (A),
22	without further appropriation.
23	"(C) AVAILABILITY OF FUNDS.—Funds
24	transferred under subparagraph (A) shall re-
25	main available until expended.



1	"(2) Use of funds.—The Secretary may use
2	funds provided under this subsection—
3	"(A) to provide training and technical as-
4	sistance related to administrative practices de-
5	signed to improve program integrity and admin-
6	istrative accuracy in school meals programs (in-
7	cluding administrative requirements established
8	by the Child Nutrition Improvement and Integ-
9	rity Act and amendments made by that Act) to
10	State educational agencies and, to the extent
11	determined by the Secretary, to school food au-
12	thorities and local educational agencies;
13	"(B) to assist State educational agencies
14	in reviewing the administrative practices of
15	school food authorities, to the extent deter-
16	mined by the Secretary; and
17	"(C) to carry out the activities described in
18	subsection (e).".
19	(b) Selected Administrative Reviews.—Section
20	22(b) of the Richard B. Russell National School Lunch
21	Act (42 U.S.C. 1769c(b)) is amended by adding at the
22	end the following:
23	"(3) Additional review requirement for
24	SELECTED LOCAL EDUCATIONAL AGENCIES.—



1	"(A) DEFINITION OF SELECTED LOCAL
2	EDUCATIONAL AGENCY.—In this paragraph, the
3	term 'selected local educational agency' means a
4	local educational agency that has a dem-
5	onstrated a high level of, or a high risk for, ad-
6	ministrative error, as determined by the Sec-
7	retary.
8	"(B) Additional administrative re-
9	VIEW.—In addition to any review required by
10	subsection (a) or paragraph (1), each State
11	educational agency shall conduct an administra-
12	tive review of each selected local educational
13	agency during the review cycle established
14	under subsection (a).
15	"(C) Scope of Review.—In carrying out
16	a review under subparagraph (B), a State edu-
17	cational agency shall only review the adminis-
18	trative processes of a selected local educational
19	agency, including application, certification, ver-
20	ification, meal counting, and meal claiming pro-
21	cedures.
22	"(D) RESULTS OF REVIEW.—If the State
23	educational agency determines (on the basis of
24	a review conducted under subparagraph (B))

that a selected local educational agency fails to



1	meet performance criteria established by the
2	Secretary, the State educational agency shall—
3	"(i) require the selected local edu-
4	cational agency to develop and carry out
5	an approved plan of corrective action;
6	"(ii) except to the extent technical as-
7	sistance is provided directly by the Sec-
8	retary, provide technical assistance to as-
9	sist the selected local educational agency in
10	carrying out the corrective action plan; and
11	"(iii) conduct a follow-up review of
12	the selected local educational agency under
13	standards established by the Secretary.
14	"(4) Recovering funds after administra-
15	TIVE REVIEWS.—
16	"(A) In general.—Subject to subpara-
17	graphs (B) and (C), if the local educational
18	agency fails to meet administrative performance
19	criteria established by the Secretary in both an
20	initial review and a follow-up review under
21	paragraph (1) or (3) or subsection (a), the Sec-
22	retary may require the State educational agency
23	to recover funds from the local educational
24	agency that would otherwise be paid to the
25	school food authority or local educational agen-



1	cy for school meals programs under procedures
2	prescribed by the Secretary.
3	"(B) Amount.—The amount of funds re-
4	covered under subparagraph (A) shall equal the
5	value of any overpayments made to the school
6	food authority or local educational agency as a
7	result of an erroneous claim during the time pe-
8	riod described in subparagraph (C).
9	"(C) Time period.—The period for deter-
10	mining the value of any such overpayments
11	under subparagraph (B) shall be the period—
12	"(i) beginning on the date the erro-
13	neous claim was made; and
14	"(ii) ending on the earlier of the date
15	the erroneous claim is corrected or—
16	"(I) in the case of the first re-
17	view conducted by the State edu-
18	cational agency of the local edu-
19	cational agency under this section
20	after July 1, 2005, the date that is 60
21	days after the beginning of the period
22	under clause (i); or
23	"(II) in the case of any subse-
24	quent review conducted by the State
25	educational agency of the local edu-



1	cational agency under this section, the
2	date that is 90 days after the begin-
3	ning of the period under clause (i).
4	"(5) Use of recovered funds.—
5	"(A) In General.—Subject to subpara-
6	graph (B), funds recovered under paragraph
7	(4) shall—
8	"(i) be returned to the Secretary
9	under procedures established by the Sec-
10	retary, and may be used—
11	"(I) to provide training and tech-
12	nical assistance related to administra-
13	tive practices designed to improve pro-
14	gram integrity and administrative ac-
15	curacy in school meals programs (in-
16	cluding administrative requirements
17	established by the Child Nutrition Im-
18	provement and Integrity Act and
19	amendments made by that Act) to
20	State educational agencies and, to the
21	extent determined by the Secretary, to
22	school food authorities and local edu-
23	cational agencies;
24	"(II) to assist State educational
25	agencies in reviewing the administra-



1	tive practices of school food authori-
2	ties, to the extent determined by the
3	Secretary; and
4	"(III) to carry out section 21(e);
5	or
6	"(ii) be credited to the child nutrition
7	programs appropriation account.
8	"(B) State share.—Subject to subpara-
9	graph (C), a State educational agency may re-
10	tain not more than 25 percent of an amount re-
11	covered under paragraph (4), to carry out
12	school meals program integrity initiatives to as-
13	sist school food authorities and local edu-
14	cational agencies that have repeatedly failed (as
15	determined by the Secretary) to meet adminis-
16	trative performance criteria.
17	"(C) Requirement.—To be eligible to re-
18	tain funds under subparagraph (B), a State
19	educational agency shall—
20	"(i) submit to the Secretary a plan
21	describing how the State educational agen-
22	cy will use the funds to improve school
23	meals program integrity, including meas-
24	ures to give priority to school food authori-
25	ties and local educational agencies from



1	which funds were retained under para-
2	graph (4); and
3	"(ii) obtain the approval of the Sec-
4	retary for the plan.".
5	(c) Training and Technical Assistance.—Sec-
6	tion 7 of the Child Nutrition Act of 1966 (42 U.S.C.
7	1776) is amended—
8	(1) in subsection (e)—
9	(A) by striking "(e) Each" and inserting
10	the following:
11	"(e) Plans for Use of Administrative Expense
12	Funds.—
13	"(1) IN GENERAL.—Each"; and
14	(B) by striking "After submitting" and all
15	that follows through "change in the plan.", and
16	inserting the following:
17	"(2) UPDATES AND INFORMATION MANAGE-
18	MENT SYSTEMS.—After submitting the initial plan, a
19	State shall be required to submit to the Secretary
20	for approval only a substantive change in the plan.
21	Each State plan shall at a minimum include a de-
22	scription of how technology and information man-
23	agement systems will be used to improve program
24	integrity by—



1	"(A) monitoring the nutrient content of
2	meals served;
3	"(B) training schools and school food au-
4	thorities how to utilize technology and informa-
5	tion management systems for activities such as
6	menu planning, collecting point of sale data,
7	processing applications for free and reduced
8	price meals and verifying eligibility for free and
9	reduced price meals using existing databases to
10	access program participation or income data
11	collected by State or local educational agencies;
12	and
13	"(C) using electronic data to establish
14	benchmarks to compare and monitor program
15	integrity, program participation, and financial
16	data across schools and school food authorities.
17	"(3) Training and technical assistance.—
18	Each State shall submit to the Secretary for ap-
19	proval a plan describing the manner in which the
20	State intends to implement subsection (g) and sec-
21	tion 22(b)(3) of the Richard B. Russell National
22	School Lunch Act (as added by section 208 of the
23	Child Nutrition Improvement and Integrity Act).";
24	(2) by redesignating subsection (g) as sub-
25	section (i); and



1	(3) by inserting after subsection (f) the fol-
2	lowing:
3	"(g) State Training.—
4	"(1) In general.—At least annually, each
5	State shall provide training in administrative prac-
6	tices (including training in application, certification,
7	verification, meal counting, and meal claiming proce-
8	dures) to school food authority administrative per-
9	sonnel and other appropriate personnel, with empha-
10	sis on the requirements established by the Child Nu-
11	trition Improvement and Integrity Act and the
12	amendments made by that Act.
13	"(2) Federal role.—The Secretary shall—
14	"(A) provide training and technical assist-
15	ance (including training materials and informa-
16	tion developed under subsections (e) and (f) of
17	section 21 of the Richard B. Russell National
18	School Lunch Act (42 U.S.C. 1769b-1)) to a
19	State to assist the State in carrying out para-
20	graph (1); or
21	"(B) at the option of the Secretary, di-
22	rectly provide training and technical assistance
23	described in paragraph (1).
24	"(3) Third-party contracting.—In carrying
25	out this subsection, the Secretary or a State may



1	contract with a third party under procedures estab-
2	lished by the Secretary.
3	"(4) REQUIRED PARTICIPATION.—Under proce-
4	dures established by the Secretary that consider the
5	various needs and circumstances of school food au-
6	thorities, each school food authority or local edu-
7	cational agency shall ensure that an individual con-
8	ducting or overseeing administrative procedures de-
9	scribed in paragraph (1) receives training at least
10	annually, unless determined otherwise by the Sec-
11	retary.
12	"(h) Funding for Training and Administrative
13	Reviews.—
13 14	Reviews.— "(1) Funding.—
14	"(1) Funding.—
14 15	"(1) Funding.— "(A) In general.—On October 1, 2004,
14 15 16	"(1) Funding.—  "(A) In general.—On October 1, 2004, and on each October 1 thereafter, out of any
14 15 16 17	"(1) Funding.—  "(A) In General.—On October 1, 2004, and on each October 1 thereafter, out of any funds in the Treasury not otherwise appro-
14 15 16 17	"(1) Funding.—  "(A) In General.—On October 1, 2004, and on each October 1 thereafter, out of any funds in the Treasury not otherwise appropriated, the Secretary of the Treasury shall
114 115 116 117 118	"(1) Funding.—  "(A) In General.—On October 1, 2004, and on each October 1 thereafter, out of any funds in the Treasury not otherwise appropriated, the Secretary of the Treasury shall transfer to the Secretary of Agriculture to carry
14 15 16 17 18 19 20	"(1) Funding.—  "(A) In General.—On October 1, 2004, and on each October 1 thereafter, out of any funds in the Treasury not otherwise appropriated, the Secretary of the Treasury shall transfer to the Secretary of Agriculture to carry out this subsection \$4,000,000, to remain avail-
14 15 16 17 18 19 20 21	"(1) Funding.—  "(A) In General.—On October 1, 2004, and on each October 1 thereafter, out of any funds in the Treasury not otherwise appropriated, the Secretary of the Treasury shall transfer to the Secretary of Agriculture to carry out this subsection \$4,000,000, to remain available until expended.



1	the funds transferred under subparagraph (A),
2	without further appropriation.
3	"(2) Use of funds.—
4	"(A) In general.—Except as provided in
5	subparagraph (B), the Secretary shall use
6	funds provided under this subsection to assist
7	States in carrying out subsection (g) and ad-
8	ministrative reviews of selected school food au-
9	thorities and local educational agencies under
10	section 22(b)(3) of the Richard B. Russell Na-
11	tional School Lunch Act (42 U.S.C.
12	1769c(b)(3)).
13	"(B) Exception.—The Secretary may re-
14	tain a portion of the amount provided to cover
15	costs of activities carried out by the Secretary
16	in lieu of the State.
17	"(3) Allocation.—The Secretary shall allo-
18	cate funds provided in this subsection to States
19	based on the number of local educational agencies
20	that have demonstrated a high level of or a high risk
21	for administrative error, as determined by the Sec-
22	retary, taking into account the requirements estab-
23	lished by the Child Nutrition Improvement and In-
24	tegrity Act and the amendments made by that Act.



1	"(4) Reallocation.—The Secretary may re-
2	allocate, to carry out this section, any amounts made
3	available to carry out this subsection that are not
4	obligated or expended, as determined by the Sec-
5	retary.".
6	TITLE III—PROMOTING NUTRI-
7	TION QUALITY AND PRE-
8	VENTING CHILDHOOD OBE-
9	SITY
10	SEC. 301. LOCAL SCHOOL WELLNESS POLICY.
11	Not later than the first day of the school year begin-
12	ning after June 30, 2006, local educational agencies par-
13	ticipating in the programs authorized by the Richard B.
14	Russell National School Lunch Act (42 U.S.C. 1751 et
15	seq.) and the Child Nutrition Act of 1966 (42 U.S.C. 1771
16	et seq.) shall establish a local school wellness policy for
17	such local agency that at a minimum—
18	(1) includes goals for nutrition education, phys-
19	ical activity and other school-based activities de-
20	signed to promote student wellness that the local
21	educational agency determines are appropriate;
22	(2) includes nutrition guidelines selected by the
23	local educational agencies for all foods available on
24	school campus during the school day with the objec-



1	tive of promoting student health and reducing child-
2	hood obesity;
3	(3) provides an assurance that guidelines for re-
4	imbursable school meals shall not be less restrictive
5	than regulations and guidance issued by the Sec-
6	retary pursuant to section 10(a) and (b) of the Child
7	Nutrition Act (42 U.S.C. 1779(a) and (b)) and sec-
8	tion 9(f)(1) and section 17(a) of the Richard B.
9	Russell National School Lunch Act (42 U.S.C.
10	1758(f)(1) and 1766(a)), as those regulations and
11	guidance apply to schools;
12	(4) establishes a plan for ensuring implementa-
13	tion of the local wellness policy, including designa-
14	tion of a person or persons within the local edu-
15	cational agency, or at each school as appropriate,
16	charged with operational responsibility for ensuring
17	that such school meets the local wellness policy; and
18	(5) involves parents, students, representatives
19	of the school food authority, the school board, school
20	administrators, and public in the development of the
21	school wellness policy.



1	SEC. 302. SUPPORTING NUTRITION EDUCATION, IMPROV-
2	ING MEAL QUALITY, AND ACCESS TO LOCAL
3	FOODS.
4	Section 19 of the Child Nutrition Act of 1966 (42
5	U.S.C. 1788) is amended—
6	(1) by amending subsection (b) to read as fol-
7	lows:
8	"(b) Purpose.—It is the purpose of this section to
9	support effective nutrition education through assistance to
10	State agencies, schools, and nonprofit entities for Team
11	Nutrition and other nutrition education projects that im-
12	prove student understanding of healthful eating patterns,
13	including an awareness and understanding of the Dietary
14	Guidelines for Americans, the quality of school meals and
15	access to local foods in schools and institutions operating
16	programs under the Richard B. Russell National School
17	Lunch Act (42 U.S.C. 1751 et seq.) and section 4 of this
18	Act.";
19	(2) by striking subsections (c) through (h) and
20	inserting after subsection (b) the following:
21	"(c) Team Nutrition Network.—
22	"(1) Purpose.—The purpose of the Team Nu-
23	trition Network is to—
24	"(A) promote the nutritional health of the
25	Nation's school children through nutrition edu-
26	cation, physical activity and other activities that



1	support healthy lifestyles for children based on
2	the Dietary Guidelines for Americans, issued
3	jointly by the Secretary of Agriculture and the
4	Secretary of Health and Human Services, and
5	the physical fitness guidelines issued by the
6	Secretary of Health and Human Services;
7	"(B) provide assistance to States for the
8	development of State-wide, comprehensive, and
9	integrated nutrition education and physical fit-
10	ness programs; and
11	"(C) provide training and technical assist-
12	ance to States, school and community nutrition
13	programs, and child nutrition food service pro-
14	fessionals.
15	"(2) STATE COORDINATOR.—The State Team
16	Nutrition Network Coordinator shall—
17	"(A) administer and coordinate a com-
18	prehensive integrated statewide nutrition edu-
19	cation program; and
20	"(B) coordinate efforts with the Food and
21	Nutrition Service and State agencies respon-
22	sible for children's health programs.
23	"(3) Team nutrition network.—Subject to
24	the availability or appropriations to carry out this
25	subsection, the Secretary, in consultation with the



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1	Secretary of Education, shall, on a competitive basis,
2	provide assistance to States for the purpose of cre-
3	ating model nutrition education and physical activity
4	programs, consistent with current dietary and fit-
5	ness guidelines, for students in elementary schools
6	and secondary schools.
7	"(4) Requirements for state participa-
8	TION.—To be eligible to receive assistance under this
9	subsection, a State Coordinator shall submit an ap-
10	plication to the Secretary at such time, an in such
11	manner, and containing such information as the Sec-
12	retary may require, including—
13	"(A) a description of how the proposed nu-
14	trition and physical activity program will pro-
15	mote healthy eating and physical activity and
16	fitness and address the health and social con-
17	sequences of children who are at risk of becom-
18	ing overweight or obese;
19	"(B) information describing how nutrition
20	activities are to be coordinated at the State
21	level with other health activities conducted by
22	education, health and agriculture agencies;
23	"(C) information describing how initiatives
24	to promote physical activity are to be coordi-

nated at the State level with other initiatives to



1	promote physical activity conducted by edu-
2	cation, health, and parks and recreation agen-
3	cies;
4	"(D) a description of the consultative proc-
5	ess that the State Coordinator employed in the
6	development of the model nutrition and physical
7	activity programs, including consultations with
8	individuals and organizations with expertise in
9	promoting public health, nutrition, or physical
10	activity, and organizations representing the ag-
11	riculture, food and beverage, fitness, and sports
12	and recreation industries;
13	"(E) a description of how the State Coor-
14	dinator will evaluate the effectiveness of its pro-
15	gram; and
16	"(F) a description of how any and all com-
17	munications to parents and guardians of all
18	students who are members of a household re-
19	ceiving or applying for assistance under the
20	program shall be in an understandable and uni-
21	form format, and, to the extent practicable, in
22	a language that parents can understand.
23	"(5) Duration.—Subject to the availability of

funds made available to carry out this subsection, a



1	State Coordinator shall conduct the project for a pe-
2	riod of 3 successive school years.
3	"(6) AUTHORIZED ACTIVITIES.—An eligible ap-
4	plicant that receives assistance under this subsection
5	may use funds to carry out one or more of the fol-
6	lowing activities—
7	"(A) collecting, analyzing, and dissemi-
8	nating data regarding the extent to which chil-
9	dren and youth in the State are overweight or
10	physically inactive and the programs and serv-
11	ices available to meet those needs;
12	"(B) developing and implementing model
13	elementary and secondary education curricula
14	to create a comprehensive, coordinated nutrition
15	and physical fitness awareness and obesity pre-
16	vention program;
17	"(C) developing and implementing pilot
18	programs in schools to increase physical activity
19	and to enhance the nutritional status of stu-
20	dents, including through the increased con-
21	sumption of fruits and vegetables, whole grains,
22	and lowfat dairy products;
23	"(D) developing and implementing State
24	guidelines in health, which include nutrition

education, and physical education and empha-



1	size regular physical activity during school
2	hours;
3	"(E) collaborating with community based
4	organizations, volunteer organizations, State
5	medical associations, and public health groups
6	to develop and implement nutrition and physical
7	education programs targeting lower income chil-
8	dren, ethnic minorities, and youth at a greater
9	risk for obesity;
10	"(F) collaborating with public or private
11	organizations that have as a mission the raising
12	of public awareness of the importance of a bal-
13	anced diet and an active lifestyle; and
14	"(G) providing training and technical as-
15	sistance to teachers and school food service pro-
16	fessionals consistent with the purpose of this
17	section.
18	"(7) Limitation.—Materials prepared under
19	this subsection regarding agricultural commodities,
20	food, or beverages must be factual and without bias.
21	"(8) Report.—Within 18 months of comple-
22	tion of the projects and the evaluations, the Sec-
23	retary shall submit to the Committee on Education
24	and the Workforce of the House of Representatives

and the Committee on Health, Education, Labor,



1	and Pensions of the Senate and the Committee on
2	Agriculture, Nutrition and Forestry of the Senate a
3	report describing the results of the evaluation of the
4	demonstration programs and shall make such re-
5	ports available to the public, including through the
6	Internet.
7	"(9) Independent evaluation.—
8	"(A) IN GENERAL.—The Secretary shall
9	enter into an agreement with an independent,
10	non-partisan science-based research organiza-
11	tion to conduct a comprehensive independent
12	evaluation of the effectiveness of the Team Nu-
13	trition initiative and the Team Nutrition Net-
14	work authorized by this subsection and to iden-
15	tify best practices in—
16	"(i) improving student understanding
17	of healthful eating patterns;
18	"(ii) engaging students in regular
19	physical activity and improving physical
20	fitness;
21	"(iii) reducing diabetes and obesity
22	rates in school children;
23	"(iv) improving student nutrition be-
24	haviors on the school campus including
25	healthier meal choices evidenced by greater



1	inclusion of fruits, vegetables, whole
2	grains, and lean dairy and protein in mea
3	and snack selections;
4	"(v) providing training and technical
5	assistance for food service professionals re-
6	sulting in the availability of healthy meals
7	that appeal to ethnic and cultural taste
8	preferences;
9	"(vi) linking meals programs to nutri-
10	tion education activities; and
11	"(vii) successfully involving school ad-
12	ministrators, the private sector, public
13	health agencies, non-profit organizations
14	and other community partners.
15	"(B) Report.—Not later than October 1
16	2007, the Secretary shall transmit the findings
17	of the independent evaluation to the Committee
18	on Education and the Workforce of the House
19	of Representatives, the Committee on Health
20	Education, Labor, and Pensions and the Com-
21	mittee on Agriculture, Nutrition, and Forestry
22	of the Senate.
23	"(d) Local Nutrition and Physical Activity
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1	"(1) In general.—Subject to the availability
2	of appropriations to carry out this subsection, the
3	Secretary, in consultation with the Secretary of Edu-
4	cation, shall provide assistance to not more than 100
5	local educational agencies, at least one per State, for
6	the establishment of pilot projects for purposes of
7	promoting healthy eating habits and increasing
8	physical activity, consistent with the Dietary Guide-
9	lines for Americans issued jointly by the Secretary
10	of Agriculture and the Secretary of Health and
11	Human Services, among elementary and secondary
12	education students.
13	"(2) REQUIREMENT FOR PARTICIPATION IN
14	PILOT PROJECT.—To be eligible to receive assistance
15	under this subsection, a local educational agency
16	shall, in consultation with individuals who possess
17	education or experience appropriate for representing
18	the general field of public health, including nutrition
19	and fitness professionals, submit to the Secretary an
20	application that shall include—
21	"(A) a description of the local educational
22	agency's need for nutrition and physical activity
23	programs;
24	"(B) a description of how the proposed

project will improve health and nutrition



1	through education and increased access to phys-
2	ical activity;
3	"(C) a description of how funds under this
4	subsection will be coordinated with other pro-
5	grams under this Act, the Richard B. Russell
6	National School Lunch Act, or other Acts, as
7	appropriate, to improve student health and nu-
8	trition;
9	"(D) a statement of the local educational
10	agency's measurable goals for nutrition and
11	physical education programs and promotion;
12	"(E) a description of how the proposed
13	project will be aligned with the local wellness
14	policy required under the Act;
15	"(F) a description of the procedures the
16	agency will use for assessing and publicly re-
17	porting progress toward meeting those goals;
18	and
19	"(G) a description of how communications
20	to parents and guardians of participating stu-
21	dents regarding the activities under this sub-
22	section shall be in an understandable and uni-
23	form format, and, to the extent practicable, in
24	a language that parents can understand.



1	"(3) Duration.—Subject to the availability of
2	funds made available to carry out this subsection, a
3	local educational agency receiving assistance under
4	this subsection shall conduct the project during a pe-
5	riod of 3 successive school years.
6	"(4) AUTHORIZED ACTIVITIES.—An eligible ap-
7	plicant that receives assistance under this
8	subsection—
9	"(A) shall use funds provided to—
10	"(i) promote healthy eating through
11	the development and implementation of nu-
12	trition education programs and curricula
13	based on the Dietary Guidelines for Ameri-
14	cans; and
15	"(ii) increase opportunities for phys-
16	ical activity through after school programs,
17	athletics, intramural activities, and recess;
18	and
19	"(B) may use funds provided to—
20	"(i) educate parents and students
21	about the relationship of a poor diet and
22	inactivity to obesity and other health prob-
23	lems;



1	"(ii) develop and implement physical
2	education programs that promote fitness
3	and lifelong activity;
4	"(iii) provide training and technical
5	assistance to food service professionals to
6	develop nutritious, more appealing menus
7	and recipes;
8	"(iv) incorporate nutrition education
9	into physical education, health education,
10	and after school programs, including ath-
11	letics;
12	"(v) involve parents, nutrition profes-
13	sionals, food service staff, educators, com-
14	munity leaders, and other interested par-
15	ties in assessing the food options in the
16	school environment and developing and im-
17	plementing an action plan to promote a
18	balanced and healthy diet;
19	"(vi) provide nutrient content or nu-
20	trition information on meals served
21	through the school lunch or school break-
22	fast programs and items sold a la carte
23	during meal times;
24	"(vii) encourage the increased con-
25	sumption of a variety of healthy foods



1	through new initiatives such as salad bars
2	and fruit bars; and
3	"(viii) provide nutrition education, in-
4	cluding sports nutrition education, for
5	teachers, coaches, food service staff, ath-
6	letic trainers, and school nurses.
7	"(5) Limitation.—Materials prepared under
8	this subsection regarding agricultural commodities,
9	food, or beverages must be factual and without bias.
10	"(6) Report.—Within 18 months of comple-
11	tion of the projects and evaluations, the Secretary
12	shall transmit to the Committee on Education and
13	the Workforce of the House of Representatives and
14	the Committee on Health, Education, Labor, and
15	Pensions and the Committee on Agriculture, Nutri-
16	tion and Forestry of the Senate a report describing
17	the results of the evaluation of the pilot projects and
18	shall make such reports available to the public, in-
19	cluding through the Internet.
20	"(e) Nutrition Education Support.—
21	"(1) In general.—In carrying out the purpose
22	of this section to support nutrition education, the
23	Secretary may provide for technical assistance and
24	grants to improve the quality of school meals and

access to local foods in schools and institutions.



1	"(2) SCHOOL MEALS INITIATIVE.—The Sec-
2	retary may provide assistance to enable State edu-
3	cational agencies to—
4	"(A) implement the recommendations of
5	the Secretary's School Meals Initiative for
6	Healthy Children;
7	"(B) increase the consumption of fruits,
8	vegetables, low-fat dairy products, and whole
9	grains;
10	"(C) reduce saturated fat and sodium in
11	school meals;
12	"(D) improve school nutritional environ-
13	ments; and
14	"(E) conduct other activities that aid
15	schools in carrying out the Secretary's School
16	Meals Initiative for Healthy Children.
17	"(3) Access to local foods.—The Secretary
18	may provide assistance, through competitive match-
19	ing grants and technical assistance, to schools and
20	nonprofit entities for projects that—
21	"(A) improve access to local foods in
22	schools and institutions participating in pro-
23	grams under the Richard B. Russell National
24	School Lunch Act (42 U.S.C. 1751 et seq.) and
25	Section 4 of this Act through farm-to-cafeteria



1	activities that may include the acquisition of
2	food and appropriate equipment and the provi-
3	sion of training and education;
4	"(B) are, at a minimum, designed to pro-
5	cure local foods from small- and medium-sized
6	farms for school meals;
7	"(C) support nutrition education activities
8	or curriculum planning that incorporates the
9	participation of schoolchildren in farm and agri-
10	culture education activities;
11	"(D) develop a sustained commitment to
12	farm-to-cafeteria projects in the community by
13	linking schools, agricultural producers, parents,
14	and other community stakeholders;
15	"(E) require \$100,000 or less in Federal
16	contributions;
17	"(F) require a Federal share of costs not
18	to exceed 75 percent;
19	"(G) provide matching support in the form
20	of cash or in kind contributions (including fa-
21	cilities, equipment, or services provided by State
22	and local governments and private sources); and
23	"(H) cooperate in an evaluation to be car-
24	ried out by the Secretary."; and



1	(3) by redesignating subsection (i) as subsection
2	(f), and amending paragraph (1) of such subsection
3	to read as follows:
4	"(1) In general.—There is authorized to be
5	appropriated such sums as may be necessary for car-
6	rying out this section for fiscal years 2004 through
7	2008.".
8	SEC. 303. FRUITS AND VEGETABLE COMMODITIES.
9	Section 6(c)(1)(D) of the Richard B. Russell Na-
10	tional School Lunch Act (42 U.S.C. 1755(e)(1)(D)) is
11	amended by inserting ", and fruits and vegetables" before
12	the period.
13	SEC. 304. FLUID MILK.
14	Section 9(a)(2) of the Richard B. Russell National
15	School Lunch Act (42 U.S.C. 1758(a)(2)) is amended to
16	read as follows:
17	"(2) Fluid Milk.—
18	"(A) IN GENERAL.—Lunches served by
19	schools participating in the school lunch pro-
20	gram under this Act—
21	"(i) shall offer students fluid milk in
22	a variety of fat contents;
23	"(ii) may offer students flavored and
24	unflavored fluid milk and lactose-free fluid
25	milk; and



1	"(iii) shall provide a substitute for
2	fluid milk for students whose disability re-
3	stricts their diet, upon receipt of a written
4	statement from a licensed physician that
5	identifies the disability that restricts the
6	student's diet and that specifies the sub-
7	stitute for fluid milk.
8	"(B) Substitutes.—
9	"(i) Standards for substi-
10	TUTION.—Schools may substitute for the
11	fluid milk provided under subparagraph
12	(A), a non-dairy beverage that is nutrition-
13	ally equivalent to fluid milk and meets nu-
14	tritional standards as established by the
15	Secretary (which shall, among other re-
16	quirements to be determined by the Sec-
17	retary, include fortification of calcium, pro-
18	tein, vitamin A, and vitamin D to levels
19	found in cow's milk) for students who can-
20	not consume fluid milk because of a med-
21	ical or other special dietary need other
22	than a disability described in subparagraph
23	(A)(iii).
24	"(ii) Notice.—Such substitutions



1	State agency that it is implementing a var-
2	iation allowed under this subparagraph,
3	and if such substitution is requested by
4	written statement of a medical authority or
5	by a student's parent or legal guardian
6	that identifies the medical or other special
7	dietary need that restricts the student's
8	diet, provided that the school shall not be
9	required to provide beverages other than
10	those it has identified as acceptable sub-
11	stitutes.
12	"(iii) Excess expenses borne by
13	THE SCHOOL DISTRICT.—Expenses in-
14	curred in providing substitutions pursuant
15	to this subparagraph that are in excess of
16	those covered by reimbursements under
17	this Act shall be paid by the school dis-
18	triet.
19	"(C) RESTRICTIONS ON SALE OF MILK
20	PROHIBITED.—A school or institution that par-
21	ticipates in the school lunch program under this
22	Act shall not directly or indirectly restrict the
23	sale or marketing of fluid milk products by the
24	school (or by a person approved by the school)

at any time or any place—



1	"(i) on the school premises; or
2	"(ii) at any school-sponsored event.".
3	SEC. 305. WAIVER OF REQUIREMENTS FOR WEIGHTED
4	AVERAGES FOR NUTRIENT ANALYSIS.
5	Section 9(f)(5) of the Richard B. Russell National
6	School Lunch Act (42 U.S.C 1758(f)(5)) is amended to
7	read as follows:
8	"(5) Waiver of requirements for weight-
9	ED AVERAGES FOR NUTRIENT ANALYSIS.—State
10	educational agencies may grant waivers to school
11	food authorities to the requirement for weighted
12	averages for nutrient analysis of menu items and
13	foods offered or served as part of a meal offered or
14	served under the school lunch program under this
15	Act or the school breakfast program under section 4
16	of the Child Nutrition Act of 1966 (42 U.S.C. 1773)
17	if—
18	"(A) the school food authority has an
19	equivalent system for conducting a nutrient
20	analysis, subject to State agency approval; and
21	"(B) the equivalent system adequately doc-
22	uments the extent to which the school food au-
23	thority is meeting the Dietary Guidelines for
24	Americans and other nutrition standards.



- 1 In addition, the Secretary may waive, on a case by 2 case basis, the requirement for a State agency to use 3 weighted averages when conducting a nutrient anal-4 ysis as part of a review (of compliance with the Die-5 tary Guidelines and other nutrition standards) of a 6 school food authority not using nutrient standard 7 menu planning, when, in the Secretary's determina-8 tion, an alternative analysis would yield results that 9 would adequately measure a school food authority's 10 compliance with current nutrition standards for 11 school meals.".
- 12 SEC. 306. WHOLE GRAINS.
- Not later than 18 months after the date of enactment
- 14 of this Act, the Secretary shall promulgate rules, based
- 15 on Federal nutrition guidelines, to increase the presence
- 16 of whole grains in foods offered in school nutrition pro-
- 17 grams under the Richard B. Russell National School
- 18 Lunch Act (42 U.S.C. 1751 et seg.) and the Child Nutri-
- 19 tion Act of 1966 (42 U.S.C. 1771 et seq.).
- 20 SEC. 307. FRUIT AND VEGETABLE PILOT PROGRAM.
- 21 Section 18(g) of the Richard B. Russell National
- 22 School Lunch Act (42 U.S.C. 1769) is amended—
- 23 (1) in paragraph (1), by striking "In the school
- year beginning" and inserting "Beginning";



1	(2) by striking paragraph (3) and redesignating
2	paragraphs (2) and (4) as paragraphs (5) and (6),
3	respectively, and inserting after paragraph (1) the
4	following:
5	"(2) Additional States.—In addition to the
6	States participating under subsection (1), the Sec-
7	retary shall make available free fresh and dried
8	fruits and fresh vegetables to students in 25 elemen-
9	tary or secondary schools in each State or Indian
10	reservation selected for participation.
11	"(3) Selection of schools.—In selecting ad-
12	ditional schools to participate in the pilot program
13	under paragraph (2) of this subsection, the Sec-
14	retary shall—
15	"(A) to the maximum extent practicable,
16	ensure that the majority of schools selected are
17	those in which not less than 50 percent of stu-
18	dents are eligible for free or reduced price
19	meals under this Act;
20	"(B) solicit applications from interested
21	schools that include—
22	"(i) information pertaining to the per-
23	centage of students enrolled in the school
24	submitting the application who are eligible



1	for free or reduced price school lunches
2	under this Act;
3	"(ii) a certification of support for par-
4	ticipation in the pilot program signed by
5	the school food manager, the school prin-
6	cipal, and the district superintendent (or
7	their equivalent positions, as determined by
8	the school); and
9	"(iii) a plan for implementation of the
10	pilot program that includes a partnership
11	with an entity or entities of the fruit and
12	vegetable industry, which shall contribute
13	not less than 15 percent, in cash or in
14	kind, for the acquisition, handling, pro-
15	motion, and distribution of fresh and dried
16	fruits and fresh vegetables provided under
17	this program; and
18	"(iv) such other information as may
19	be requested by the Secretary; and
20	"(C) for each application received, deter-
21	mine whether the application is from a school
22	in which not less than 50 percent of students
23	are eligible for free or reduced price meals
24	under this Act.



1	"(4) Special rule.—Schools participating in
2	the program described in paragraph (1) shall receive
3	a priority in the receipt of assistance under this sub-
4	section and shall not be subject to the requirements
5	of paragraph (3)."; and
6	(3) by amending paragraph (6) (as redesig-
7	nated by this section) to read as follows:
8	"(6) Authorization of appropriations.—
9	There is authorized to be appropriated \$11,000,000
10	for fiscal year 2004 and such sums as may be nec-
11	essary for fiscal years 2005 through 2008, to carry
12	out this subsection.".
13	TITLE IV—IMPROVING THE
<ul><li>13</li><li>14</li></ul>	TITLE IV—IMPROVING THE WOMEN, INFANTS, AND CHIL-
14	WOMEN, INFANTS, AND CHIL-
14 15	WOMEN, INFANTS, AND CHIL- DREN PROGRAM
<ul><li>14</li><li>15</li><li>16</li><li>17</li></ul>	WOMEN, INFANTS, AND CHIL- DREN PROGRAM SEC. 401. DEFINITION OF NUTRITION EDUCATION.
<ul><li>14</li><li>15</li><li>16</li><li>17</li></ul>	WOMEN, INFANTS, AND CHIL- DREN PROGRAM  SEC. 401. DEFINITION OF NUTRITION EDUCATION.  Section 17(b)(7) of the Child Nutrition Act of 1966
14 15 16 17 18	WOMEN, INFANTS, AND CHIL-DREN PROGRAM  SEC. 401. DEFINITION OF NUTRITION EDUCATION.  Section 17(b)(7) of the Child Nutrition Act of 1966  (42 U.S.C. 1786(b)(7)) is amended—
<ul><li>14</li><li>15</li><li>16</li><li>17</li><li>18</li><li>19</li></ul>	WOMEN, INFANTS, AND CHIL-DREN PROGRAM  SEC. 401. DEFINITION OF NUTRITION EDUCATION.  Section 17(b)(7) of the Child Nutrition Act of 1966  (42 U.S.C. 1786(b)(7)) is amended—  (1) by inserting "and physical activity" after
14 15 16 17 18 19 20	WOMEN, INFANTS, AND CHIL-DREN PROGRAM  SEC. 401. DEFINITION OF NUTRITION EDUCATION.  Section 17(b)(7) of the Child Nutrition Act of 1966  (42 U.S.C. 1786(b)(7)) is amended—  (1) by inserting "and physical activity" after "dietary habits"; and
14 15 16 17 18 19 20 21	WOMEN, INFANTS, AND CHIL-DREN PROGRAM  SEC. 401. DEFINITION OF NUTRITION EDUCATION.  Section 17(b)(7) of the Child Nutrition Act of 1966  (42 U.S.C. 1786(b)(7)) is amended—  (1) by inserting "and physical activity" after "dietary habits"; and  (2) by striking "nutrition and health" and in-
14 15 16 17 18 19 20 21 22	WOMEN, INFANTS, AND CHIL-DREN PROGRAM  SEC. 401. DEFINITION OF NUTRITION EDUCATION.  Section 17(b)(7) of the Child Nutrition Act of 1966  (42 U.S.C. 1786(b)(7)) is amended—  (1) by inserting "and physical activity" after "dietary habits"; and  (2) by striking "nutrition and health" and inserting "nutrition, health, and child development".



"children" the following: "and foods that promote the
health of the population served by the program authorized
by this section, as indicated by relevant nutrition science,
public health concerns, and cultural eating patterns".
SEC. 403. IMPROVING CERTIFICATION.
(a) Certification of Women Who Are
Breastfeeding.—Section 17(d)(3)(A) of the Child Nu-
trition Act of 1966 (42 U.S.C. 1786(d)(3)(A)) is amended
by adding at the end the following: "A State may certify
breast-feeding women for up to 1 year, or until women
stop breast-feeding, whichever is earlier."
(b) Physical Presence Requirement.—Section
17(d)(3)(C)(ii) of the Child Nutrition Act of 1966 (42
U.S.C. 1786(d)(3)(C)(ii)) is amended—
(1) in subclause (I)(bb), by striking "from a
provider other than the local agency; or" and insert-
ing a semicolon;
(2) in subclause (II)(cc), by striking the period
at the end and inserting "; and; and
(3) by inserting after subclause (II) the fol-
lowing:
"(III) an infant under 8 weeks of
age—
"(aa) who cannot be present

at certification for a reason de-



1	termined appropriate by the local
2	agency; and
3	"(bb) for whom all necessary
4	certification information is pro-
5	vided.".
6	(c) Processing Applications Under Special
7	CIRCUMSTANCES.—Section 17(f)(1)(C) of the Child Nu-
8	trition Act of 1966 (42 U.S.C. 1786(f)(1)(C)) is amended
9	by—
10	(1) redesignating clauses (ix) and (x) as clauses
11	(x) and (xi), respectively; and
12	(2) inserting after clause (viii) the following:
13	"(ix) procedures whereby a State
14	agency may accept and process vendor ap-
15	plications outside of the established time-
16	frames, such as in situations in which a
17	previously authorized vendor changes own-
18	ership under circumstances that do not
19	permit timely notification to the State
20	agency of such change in ownership;".
21	(d) Rescheduling Policies.—Section 17(f)(19) of
22	the Child Nutrition Act of 1966 (42 U.S.C. 1786(f)(19))
23	is amended—
24	(1) in subparagraph (A), by striking "; and"
25	and inserting a semicolon;



1	(2) in subparagraph (B), by striking the period
2	and inserting "; and"; and
3	(3) by adding at the end the following:
4	"(C) require local agencies that schedule certification
5	appointments to permit an applicant or participant to re-
6	schedule an appointment to apply or be recertified for the
7	program.".
8	SEC. 404. REVIEWS OF AVAILABLE SUPPLEMENTAL FOODS.
9	(a) Scientific Review.—Section 17(f)(11) of the
10	Child Nutrition Act of 1966 (42 U.S.C. 1786(f)(11)) is
11	amended to read as follows:
12	"(11)(A) The Secretary shall prescribe by regulations
13	the supplemental foods to be made available in the pro-
14	gram under this section. To the degree possible the Sec-
15	retary shall assure that the fat, sugar, and salt content
16	of the prescribed foods is appropriate.
17	"(B) Beginning in 2013 and every 10 years there-
18	after, or more frequently if determined by the Secretary
19	to be necessary to reflect current scientific knowledge, the
20	Secretary shall conduct a scientific review of the supple-
21	mental foods available in the program and recommend, as
22	necessary, changes to reflect nutrition science, current
23	public health concerns, and cultural eating patterns.".
24	(b) Rulemaking.—The Secretary shall promulgate

25 a final rule updating the prescribed supplemental foods



1	available through the program authorized under section
2	17 of the Child Nutrition Act of 1966 (42 U.S.C. 1786)
3	within 18 months of receiving the review of the food pack-
4	age for such program undertaken by the National Acad-
5	emy of Sciences, Institute of Medicine in September 2003
6	SEC. 405. NOTIFICATION OF VIOLATIONS AND INFANT FOR
7	MULA BENEFITS.
8	Section 17(f) of the Child Nutrition Act of 1966 (42
9	U.S.C. 1786(f)) is amended by adding at the end the fol-
10	lowing:
11	$^{\prime\prime}(25)$ Notification of violations.—If $\epsilon$
12	State agency finds that a vendor has committed a
13	violation that requires a pattern of occurrences in
14	order to impose a sanction, the State agency shall
15	notify the vendor of the initial violation in writing
16	prior to documentation of another violation, unless
17	the State agency determines that notifying the ven-
18	dor would compromise an investigation.
19	"(26) Infant formula benefits.—
20	"(A) IN GENERAL.—The State agency may
21	round up to the next whole can of formula to
22	ensure that all participants receive the full-au-
23	thorized nutritional benefit specified by regula-
24	tion.



1	"(B) Limitation.—For formula covered
2	by infant formula contracts, subparagraph (A)
3	shall take effect as contracts are awarded under
4	bid solicitations made on or after October 1,
5	2004.".
6	SEC. 406. HEALTHY PEOPLE 2010 INITIATIVE.
7	Section 17(h)(4) of the Child Nutrition Act of 1966
8	(42 U.S.C. 1786(h)(4)) is amended—
9	(1) in subparagraph (D), by striking "; and"
10	and inserting a semicolon;
11	(2) in subparagraph (E), by striking the period
12	at the end and inserting "; and"; and
13	(3) by inserting after subparagraph (E) the fol-
14	lowing:
15	"(F) partner with communities, State and
16	local agencies, employers, health care profes-
17	sionals, and the private sector to build a sup-
18	portive breastfeeding environment for women
19	participating in the program under this section
20	to support the breastfeeding goals of the
21	Healthy People 2010 initiative.".
22	SEC. 407. COMPETITIVE BIDDING.
23	Section 17(h)(8)(A) of the Child Nutrition Act of
24	1966 (42 U.S.C. 1786(h)(8)(A)) is amended by adding at
25	the end the following:



1	"(iv) Rebate invoices.—Each State
2	agency shall have a system to ensure that
3	infant formula rebate invoices, under com-
4	petitive bidding, provide a reasonable esti-
5	mate or an actual count of the number of
6	units sold to participants in the program
7	under this section.
8	"(v) Cent-for-cent adjust-
9	MENTS.—A bid solicitation for infant for-
10	mula under the program made on or after
11	October 1, 2004 shall require the manufac-
12	turer to adjust for price changes subse-
13	quent to the opening of the bidding process
14	in a manner that requires—
15	"(I) a cent-for-cent increase in
16	the rebate amounts if there is an in-
17	crease in the lowest national wholesale
18	price for a full truckload of the par-
19	ticular infant formula; or
20	"(II) a cent-for-cent decrease in
21	the rebate amounts if there is a de-
22	crease in the lowest national wholesale
23	price for a full truckload of the par-
24	ticular infant formula.".



## 1 SEC. 408. FRUIT AND VEGETABLE PROJECTS.

2	Section 17(h)(10)(B)(ii) of the Child Nutrition Act
3	of 1966 (42 U.S.C. 1786(h)(10)(B)(ii)) is amended by in-
4	serting after "under this section" the following: ", which
5	may include demonstration projects in up to 10 local sites,
6	determined to be geographically and culturally representa-
7	tive of local States and Indian agencies, to evaluate the
8	inclusion of fresh, frozen, or canned fruits and vegetables
9	(to be made available through private funds) as an addi-
10	tion to the supplemental food provided under this section".
11	SEC. 409. PRICE LEVELS OF RETAIL STORES.
12	Section 17(h)(11) of the Child Nutrition Act of 1966
13	is amended by adding at the end the following:
14	"(C) Additional requirements.—
15	"(i) The State agency shall evaluate a
16	vendor applicant based on its shelf prices
17	or on the prices it bids for supplemental
18	foods, which may not exceed its shelf
19	prices.
20	"(ii) The State agency shall establish
21	price limitations on the amount that it will
22	pay vendors for supplemental foods. The
23	State agency shall ensure that price limita-
24	tions do not result in inadequate partici-

pant access by geographic area.



1	"(iii) In establishing competitive price
2	and price limitation requirements, the
3	State agency may exclude pharmacy ven-
4	dors that supply only exempt infant for-
5	mula or medical foods that are eligible
6	under the program.
7	"(iv) The State agency shall establish
8	competitive price requirements and price
9	limitations for vendor peer groups, as nec-
10	essary to ensure that prices paid to ven-
11	dors are competitive. Vendor peer group
12	competitive price requirements and price
13	limitations may reflect reasonable esti-
14	mates of varying costs of acquisition of
15	supplemental foods.
16	"(D) Incentive items.—The State agen-
17	cy shall not authorize a retail food store that
18	provides incentive items or other free merchan-
19	dise to program participants if funds available
20	under this program were used to purchase such
21	items or merchandise.
22	"(E) Rules of Construction.—Nothing
23	in this section may be construed to authorize

violation of the Sherman Antitrust Act (15



1	U.S.C. 1 et seq.) or the Robinson-Patman Act
2	(15 U.S.C. 13 et seq.).".
3	SEC. 410. MANAGEMENT INFORMATION SYSTEMS.
4	Section 17(h)(12) of the Child Nutrition Act of 1996
5	(42 U.S.C. 1786(h)(12)) is amended—
6	(1) by amending subparagraph (B) to read as
7	follows:
8	"(B) Electronic benefit transfer
9	SYSTEMS.—
10	"(i) IN GENERAL.—All States that re-
11	ceive Federal funds for design or imple-
12	mentation of electronic benefit transfer
13	(EBT) systems for the program under this
14	section shall use technical specifications or
15	standards, as applicable, as determined by
16	the Secretary, except as provided in clause
17	(ii).
18	"(ii) Existing systems.—EBT sys-
19	tems for the program under this section
20	that are in development or are issuing ben-
21	efits as of the date of enactment shall be
22	required to submit within 6 months after
23	the date of enactment of this subparagraph
24	a plan for compliance.



1	"(iii) Waiver.—The Secretary may
2	waive compliance with this subparagraph
3	for State EBT systems for the program
4	under this section that are issuing benefits
5	as of the date of enactment of this sub-
6	paragraph until such time that compliance
7	is feasible."; and
8	(2) by amended subparagraph (C) to read as
9	follows:
10	"(C) Universal product codes database.—The
11	Secretary shall implement a national Universal Product
12	Code Database for use by all State agencies in carrying
13	out the program and shall make available from appro-
14	priated funds such sums as may be required for hosting,
15	hardware, and software configuration, and support.".
16	SEC. 411. INFANT FORMULA FRAUD PREVENTION.
17	Section 17(h) of the Child Nutrition Act of 1966 (42
18	U.S.C. 1786(h)) is further amended by adding at the end
19	the following:
20	"(13) Approved providers of infant for-
21	MULA.—
22	"(A) IN GENERAL.—The State agency shall
23	maintain a list of infant formula manufacturers,
24	wholesalers, distributors, and retailers approved to
25	provide infant formula to vendors.



1	"(B) List.—The list required under subpara-
2	graph (A) shall include food manufacturers, whole-
3	salers, distributors, and retailers licensed in the
4	State in accordance with State law and regulations
5	to distribute infant formula and food manufacturers
6	registered with the U.S. Food and Drug Administra-
7	tion that provide infant formula.
8	"(C) Purchase requirement.—Vendors au-
9	thorized to participate in the program under this
10	section shall purchase infant formula from the list
11	required under subparagraph (A).".
12	SEC. 412. STATE ALLIANCES.
13	Section 17 of the Child Nutrition Act of 1966 (42
14	U.S.C. 1786) is further amended—
15	(1) in subsection (b) by adding at the end the
16	following:
17	"(22) 'State alliance' means 2 or more State
18	agencies that join together for the purpose of pro-
19	curing infant formula by soliciting competitive
20	bids."; and
21	(2) in subsection (h)(8)(A) by adding at the
22	end the following:
23	"(vi) Size of state alliances.—No
24	State alliance may form among States
25	whose infant participation exceeds 200,000



1	based on program participation as of Octo-
2	ber 2003, except that—
3	"(I) an alliance among States
4	with a combined 200,000 infant par-
5	ticipants as of October 2003 may con-
6	tinue, and may expand to include
7	more than 200,000 infants, but may
8	not expand to include any additional
9	State agencies that were not included
10	in the alliance as of October 1, 2003
11	other than as provided in subclause
12	(II); and
13	"(II) any State agency serving
14	fewer than 5,000 infant participants
15	as of October 2003, or any Indian
16	Tribal Organization, may request to
17	join any State alliance.".
18	SEC. 413. LIMITS ON EXPENDITURES.
19	Section 17(i)(3)(A)(ii)(I) of the Child Nutrition Act
20	of 1966 (42 U.S.C. 1786(i)(3)(A)(ii)(I)) is amended by
21	striking "1 percent" and inserting "3 percent".



1	SEC. 414. MIGRANT AND COMMUNITY HEALTH CENTERS
2	INITIATIVE.
3	Section 17(j) of the Child Nutrition Act of 1966 (42
4	U.S.C. 1786(j)) is amended by striking paragraph (4) and
5	redesignating paragraph (5) as paragraph (4).
6	SEC. 415. DEMONSTRATION PROJECTS.
7	(a) Child Nutrition Act of 1966.—Section 17 of
8	the Child Nutrition Act of 1966 (42 U.S.C. 1786) is
9	amended by striking subsection (r).
10	(b) National School Lunch Act.—Section 12 of
11	the Richard B. Russell National School Lunch Act (42
12	U.S.C. 1760) is amended by striking subsection (p).
13	SEC. 416. AUTHORIZATION OF APPROPRIATIONS.
14	(a) Reauthorization of Program.—Section 17(g)
15	of the Child Nutrition Act of 1966 (42 U.S.C. 1786(g))
16	is amended by striking $(g)(1)$ There are authorized" and
17	all that follows through "through 2003." in paragraph (1)
18	and inserting the following:
19	"(g) Authorization of Appropriations.—
20	"(1) In general.—There is authorized to be
21	appropriated to carry out this section such sums as
22	are necessary for each of fiscal years 2004 through
23	2008.".
24	(b) NUTRITION SERVICES AND ADMINISTRATION
25	Funds.—Section 17(h) of the Child Nutrition Act of



26 1966 (42 U.S.C. 1786(h)) is amended—

1	(1) in paragraph (2)(A), by striking "1995
2	through 2003" and inserting "2004 through 2008";
3	and
4	(2) in paragraph (10)(A), by striking "1995
5	through 2003" and inserting "2004 through 2008".
6	(c) Farmers' Market Nutrition Program.—Sec-
7	tion 17(m)(9)(A)(i) of the Child Nutrition Act of 1966
8	(42 U.S.C. 1786(m)(9)) is amended to read as follows:
9	"(i) Authorization of Appropria-
10	TIONS.—There is authorized to be appro-
11	priated to carry out this subsection such
12	sums as are necessary for each of fiscal
13	years 2004 through 2008.".
14	TITLE V—REAUTHORIZATION,
15	MISCELLANEOUS PROVI-
16	SIONS, AND EFFECTIVE DATE
17	SEC. 501. TRAINING, TECHNICAL, AND OTHER ASSISTANCE.
18	Section 21(a) of the Richard B. Russell National
19	School Lunch Act (42 U.S.C. 1769b–1(a)) is amended—
20	(1) by amending paragraph (1) to read as fol-
21	lows:
22	"(1) subject to the availability of and from
23	amounts appropriated pursuant to subsection $(g)(1)$ ,
24	shall provide—



1	"(A) training and technical assistance to
2	improve the skills of individuals employed in
3	food service programs carried out under this
4	Act, section 4 of the Child Nutrition Act of
5	1966 (42 U.S.C. 1773), and, as appropriate,
6	other federally assisted feeding programs;
7	"(B) training and technical assistance to
8	States, State agencies, schools, and school food
9	authorities in the procurement of goods and
10	services for programs under this Act and the
11	Child Nutrition Act of 1966 (42 U.S.C. 1771 et
12	seq.), including training and technical assist-
13	ance to ensure compliance with section 12(n) of
14	this Act (42 U.S.C. 1760(n));
15	"(C) assistance, on a competitive basis, to
16	State agencies for the purpose of aiding schools
17	and school food authorities with at least 50 per-
18	cent of enrolled children certified to receive free
19	or reduced price meals, and, if there are any re-
20	maining funds, other schools and school food
21	authorities in meeting the cost of acquiring or
22	upgrading technology and information manage-
23	ment systems for use in food service programs
24	carried out under this Act and section 4 of the

Child Nutrition Act of 1966 (42 U.S.C. 1773)



1	if the school or school food authority submits to
2	the State agency an infrastructure development
3	plan that addresses the cost savings and im-
4	provements in program integrity and operations
5	that would result from the use of new or up-
6	graded technology in—
7	"(i) methods to ensure that there
8	shall not be any overt identification of any
9	such child by special tokens or tickets, an-
10	nounced or published list of names, or by
11	any other means;
12	"(ii) processing and verifying applica-
13	tions for free and reduced price school
14	meals;
15	"(iii) integrating menu planning, pro-
16	duction, and serving data to monitor com-
17	pliance with section $9(f)(1)$ ; and
18	"(iv) establishing compatibility with
19	statewide reporting systems;
20	"(D) assistance, on a competitive basis, to
21	State agencies with low proportions of schools
22	or students that participate in the school break-
23	fast program under section 4 of the Child Nu-
24	trition Act of 1966 (42 U.S.C. 1773) and that

demonstrate the greatest need, for the purpose



1	of aiding schools in meeting costs associated
2	with initiating or expanding a school breakfast
3	program under section 4 of the Child Nutrition
4	Act of 1966 (42 U.S.C. 1773), including out-
5	reach and informational activities; and"; and
6	(2) in paragraph (2), by striking "subsection
7	(e)(2)" and inserting "subsection (g)(2)."
8	SEC. 502. NOTICE OF IRRADIATED FOOD.
9	Section 14 of the Richard B. Russell National School
10	Lunch Act (42 U.S.C. 1762a) is amended by adding at
11	the end the following:
12	"(h) Notice of Irradiated Food.—The Secretary
13	shall develop policy and establish procedures for the pur-
14	chase and distribution of irradiated food products in Fed-
15	eral school meals programs. The policies and procedures
16	shall ensure at a minimum that—
17	"(1) irradiated food products are made avail-
18	able only at the request of States and school food
19	authorities;
20	"(2) reimbursements to schools for irradiated
21	food products are equal to reimbursements to
22	schools for non-irradiated products;
23	"(3) States and school food service authorities
24	are provided factual information on the science and
25	evidence regarding irradiation technology, including



1	notice that irradiation is not a substitute for safe
2	food handling techniques and any such other infor-
3	mation necessary to promote food safety in school
4	meal programs;
5	"(4) States and school food service authorities
6	are provided model procedures for providing factual
7	information on the science and evidence regarding
8	irradiation technology and any such other informa-
9	tion necessary to promote food safety in school
10	meals to school food service authorities, parents, and
11	students regarding irradiation technology;
12	"(5) irradiated food products distributed to the
13	Federal school meals program are labeled with a
14	symbol or other printed notice indicating that the
15	product was treated with irradiation and is promi-
16	nently displayed in a clear and understandable for-
17	mat on the container;
18	"(6) irradiated products are not commingled
19	with non-irradiated products in containers; and
20	"(7) encourages schools that offer irradiated
21	foods to offer alternatives to irradiated food prod-

ucts as part of the meal plan used by schools.".



## 1 SEC. 503. SENSE OF CONGRESS.

- 2 Section 12 of the Richard B. Russell National School
- 3 Lunch Act (42 U.S.C. 1760) is further amended by adding
- 4 at the end the following:
- 5 "(p) Sense of Congress.—It is the sense of Con-
- 6 gress that Federal resources provided under this Act and
- 7 the Child Nutrition Act of 1966 dedicated to child nutri-
- 8 tion should support the most effective programs within the
- 9 Federal agency that is most capable of assisting children
- 10 in nutritional need. Congress encourages the elimination
- 11 of initiatives that are duplicative of other Federal efforts,
- 12 particularly those that are duplicative of programs con-
- 13 ducted under this Act and the Child Nutrition Act of
- 14 1966.".

## 15 SEC. 504. REAUTHORIZATION OF PROGRAMS.

- 16 (a) State Administrative Expenses.—Section
- 17 7(i) of the Child Nutrition Act of 1966 (42 U.S.C.
- 18 1776(g)) (as amended by this Act) is amended by striking
- 19 "2003" and inserting "2008".
- 20 (b) Commodity Distribution Program.—
- 21 (1) Section 14(a) of the Richard B. Russell Na-
- tional School Lunch Act (42 U.S.C. 1762a(a)) is
- amended by striking "March 31, 2004" and insert-
- ing "September 30, 2008".
- 25 (2) Section 15(e) of the Commodity Distribu-
- tion Reform Act and WIC Amendments of 1987 (7



- 1 U.S.C. 612c note; Public Law 100–237) is amended
- 2 by striking "April 1, 2004" and inserting "October
- 3 1, 2008".
- 4 (c) Purchases of Locally Produced Foods.—
- 5 Section 9(j)(2)(A) of the Richard B. Russell National
- 6 School Lunch Act (42 U.S.C. 758(j)(2)(A)) is amended
- 7 by striking "2007" and inserting "2008".
- 8 (d) Training, Technical Assistance, and Food
- 9 Service Management Institute.—Section 21(g)(1) of
- 10 the Richard B. Russell National School Lunch Act (42
- 11 U.S.C. 1769b-1(e)(1)) (as amended by this Act) is further
- 12 amended by striking "for each of fiscal years 1992
- 13 through 2003" and inserting "for fiscal year 2004, and
- 14 such sums as may be necessary for fiscal years 2005
- 15 through 2008".
- 16 (e) Compliance and Accountability.—Section
- 17 22(d) of the Richard B. Russell National School Lunch
- 18 Act (42 U.S.C. 1769c(d)) is amended by striking "2003"
- 19 and inserting "2008".
- 20 SEC. 505. EFFECTIVE DATES.
- The amendments made by sections 101, 104, 105(a),
- 22 202, 410, 416, and 504 shall take effect on the date of
- 23 enactment of this Act. The amendments made by sections
- 24 201 and 208(c) shall take effect on July 1, 2005. All other



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- 1 amendments made by this Act shall take effect October
- 2 1, 2004.

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